



BY-LAWS

FOR INCORPORATED VILLAGES IN THE PROVINCE OF SASKATCHEWAN

Approved by the Department of the Municipal Commissioner

For the Province of Saskatchewan

THE WILLSON STATIONERY COMPANY, LIMITED

MASONIO TEMPLE BUILDING
WHINIPEO REGINA CALDARY



"Local assemblies of citizens constitute the strength of free nations. Town meetings are to liberty what primary schools are to science, they bring it within the people's reach, they teach men how to use and enjoy it. A nation may establish a system of free government but without the spirit of municipal institutions it cannot have the spirit of liberty."

—De Toequeville's Democracy in America

INTRODUCTION

The Provincial Legislature has wisely given organized Municipalities wide powers of self government. The rapid development of the country consequent on large immigration and railway construction has caused many villages to spring up and seek incorporation. The progress and wellbeing of the citizens of these rising towns depend to a great extent on the enactments contained in the local By-laws passed and in the manner in which they are enforced. The Publishers believe that a set of By-laws such as contained herein, prepared in accordance with the Village Act and with due regard to Western conditions will be a great assistance to Solicitors, Overseers, Secretary-Treasurers, Councillors and others engaged in Municipal work.

The By-laws have been carefully prepared. They are simple in form, and may easily be changed to meet special local requirements. In some instances a choice of forms is given.

The By-laws prescribing the duties of the Overseer and the Secretary-Treasurer consist largely of the provisions of The Village Act and are simply put in By-law form for convenient reference.

The By-law appointing Officers and fixing their salaries, is kept separate from those giving their duties, so that the former may be changed from time to time without affecting the latter, a considerable advantage where the By-laws are printed.

All Officers of the Municipality should be given copies of The Village Act and of the By-laws passed by the Council, affecting their departments and the citizens should be informed of the provisions of all By-laws affecting the public. This publicity may be given by having the By-laws published in the Village paper, or by having them printed in pamphlet or book form and distributed among the ratepayers.

By-law No.--

adopting a Common

A By-law of the Village of

Seal for the said Vill	age of
The Council of the 'as follows:—	Village of enacts
shall consist of a metallic	al of the Village of
DONE AND PASS	ED in Council assembled at the Village
of	this day of .
	Overseer.
SEAL.	Control Transmission

By-law No.___

A By-law to regulate the Proceedings of the Council of the Village of

The Council of the Village of enacts as follows:---

- 2. The said Council shall hold their first meeting in each year following the organization of the Village on the first Monday in January except when that Monday is a public holiday in which case the meeting shall take place on the subsequent day which is not a public holiday and the Council of the previous year shall hold office until the new Council meets.
- 3. Said first meeting shall be held at at the hour of o'clock and in case there be no quorum at aforesaid hour such meeting may take place at any hour thereafter during the same day as soon as there is a quorum.
- A majority of the whole Council shall be necessary to form a quorum and no business shall be transacted unless there be a quorum.
- 5. Every member of the Council and every officer of the Village shall before entering upon the duties of his office make and subscribe before a Justice of the Pcace, Notary Public or Commissioner for Oaths the prescribed declaration of office and shall deposit same in the office of the Secretary Treasurer provided that in the case of Councillors first elected the said declaration shall be handed to the Chairman at the first meeting of the Council to be afterwards by him deposited with the Secretary-Treasurer.
- Every member of the Council shall hold office until his successor is elected.

- 7. Regular meetings of the Council shall be held at or such other place as may be fixed by resolution of the Council on the at the hour of o'clock and no notice of any such meeting shall be necessary.
- 8. Special meetings of the Council shall be called by the Secretary-Treasurer when he is requested so to do in writing by any two members of the Council; and written notice of every such special meeting stating the time and place when and where it is to be held and in general terms the nature of the business to be transacted thereat shall be delivered personally by the Secretary-Treasurer to every member of the Council or in case of the absence from the village of any member of the Council to some adult person at the residence of such member.
- 9. No business other than that stated in the said notice shall be transacted at any special meeting of the Council unless all the members of the Council are present in which case by unanimous consent any other business may be transacted.
- 10. The Council may by unanimous consent waive notice of any special or other meeting at any time but every member of the Council must be present at such meeting
 - 11. Every meeting of the Council shall be held in the Village
- 12. The Council shall at its first meeting elect a Chairman who shall preside at all meetings of the Council and the said Chairman shall be styled Overseer of the Village.
- The Overseer shall preside at every meeting of the Council and he shall preserve order and enforce the rules of the Council.
- 14. In the absence of the Overseer from any meeting another member of the Council shall be elected as Chairman and during such meeting shall have the same authority as the Overseer would have had.
- 15. No act or proceeding of any Council shall be deemed valid or binding on any party which is not adopted at a regular or special meeting of the Council at which a quorum is present.
- 16. Every matter shall be submitted to the Council on the motion of the Overscer or any member thereof and no seconder shall be required.

- 17. At every meeting of the Council all questions shall be decided by the majority of the votes and the Overseer or Chairman of the Council as the case may be shall have the right to vote but in the case of an equality of votes the question shall be decided in the negative.
- The Overseer when present and all the Councillors present must vote in Council on every division
- 19. The Council shall hold its ordinary meetings openly and no person shall be excluded except for improper conduct; but the person presiding at any meeting may cause to be expelled and excluded any person who is guilty of improper conduct at such meeting.
- 20. As soon as the Overseer or Chairman has taken the chair the minutes of the last preceding meeting shall be read by the Secretary-Treasurer in order that any mistake therein may be corrected by the Council after which correction (if any) the said minutes shall be confirmed and signed by the overseer or Chairman and by the Secretary-Treasurer.
- 21. The votes shall in all cases be taken by open voting and the votes shall be recorded in the innuites of the proceedings of the Council if required by any member or by any resolution of the Council.
- 22. The Council shall be bound to receive any petition sent to such Council and have the same read in Council whether presented by the Secretary-Treasurer or by a member of the Council or by any rate-payer of the Village.
- Every one who is entitled to be heard before the Council may be heard in person or through some person acting on his behalf.
- 24. In case of the absence from the Village or illness of the Overseer the Council may by resolution appoint from among their number an acting head who shall while so acting have all the powers of the head.
- 25. As soon after the hour of meeting as there shall be a quorum the Overseer shall take the chair and the members uncovered shall be called to order.

- 26. When the Overseer or Presiding Officer is called on to decide, point of order or practice he shall do so without unnecessary community in shall state the rule or authority of plicable to the case if requested to do so
- 17. When the Overseer is putting a question no member shall wilk out of or across the Council Chamber nor when a member is speaking shall into other member hold discourse or interrupt him except to raise a point of order nor pass between him and the chair.
- 48. A memor called to order shall immediately sit down but now, if crosses be permitted to explain after which the Overseer shall give the crasson or masons for calling a member to order and the decision of the chair shall be final.
 - 29 No member shall speak beside the question in debate.
- 30. Ye member shan speak to the question or in reply for longer than two numbers without leave of the Council
- A motion to account takes precidence of all others and may be moved to any one but this question cannot be received after most requestion is commany put and while the Council is engaged in voting
- 32 No motion shall be debated or (at unless the same is inwriting excepting only a motion to adjourn which shall not require to be in writing.
- 33 A mor on that has been read may be withdrawn at any time before lesision or amendment with the permission of the movin.
- 24. By Laws may be introduced by any member of the Council on have without notice
- 35 Every By Law shall be under the seal of the Village and shall be signed by the Overseer and counter-signed by the Secretary-Treasurer are every By Law shall have three distinct and separate readings before it is I halfy passed but not more than two readings shall or here a tiny one meeting of the Council except by the unanimous vote of the members present thereat
- 30 When a By-Law is read in the Council the Secretary-Treasurer shill certify the reading with the date on the back of same.

- 37. A copy of any By Law written or printed and under the seal of the Village and cirtified to be a true copy by the Overseer or Secretary-Treasurer shall be received as prima facile evidence of its due passing and of the contents thereof without further proof in any Court unless it is specially pleaded or alleged that the seal or the signature of the Overseer or Secretary-Treasurer has been forged.
- 38 When one third of the resident electors of the Village petition the Council for the submission of a By Law on any question concerning a matter within the legislative jurisdiction of the Council the same shall be granted and a By Law introduced by the Council within four weeks after the presenting of the said petition which By Law shall be advertised in some newspaper published in or the newspaper published nearest to the Village in at least one number of such paper each week for two successive weeks and finally passed by the Council within four weeks of the voting thereon
- 39 In case no application to quash a By Law is made within two months next after the final passing thereof the By-Law shall be valid and bin ling no twithstanding any want of substance or form therein or in the proceedings prior thereto or in the time or manner of the passing thereof
- 40 Two copies of every By Law under the seal of the Village and certified as correct in the Overseer and the Secretary-Treasurer shall be transmitted to the Commissioner and no such By-Law shall have any force or effect until one of the said duplicate copies is returned to the Secretary Treasurer approved by the Commissioner
- 41 All moneys ordered to be paid by the Council shall be so paid by cheque of the Secretary-Treasurer counter-signed by the Overseer on the Bank in which the moneys of the Village are deposited.
- 42 No claim or account against the Village shall be paid until same has been passed by the Council and certified by the Overseer or other presiding officer
- 43 A copy of every By Law passed by the Council shall be transcribed by the Secretary Treasurer into a special book to be provided for the purpose which copy may be either written or printed or partly written or partly printed and a proper index of such By Laws shall be kept

44 The order of the day shall have preference over any motion before the Council and shall be as follows.

(I) Calling the Council to order

(2) Reading and confirming the minutes

(3) Business arising out of ininutes.

- (1) Reading petitions, communications and accounts
- (5) Disposing of petitions communications and accounts
- (6) Reports of Committees
- (7) Consideration of By-Laws
- (8) Unfinished business
- (0) General business
- 45 In all unprovided cases in the proceedings of the Council the Law of Parliament shall be followed
- 46 No standing rule or order of the Council shall be suspended except by the unanimous vote of the Council.

DONE AND PASSED in Council assembles at the Vidage of this day of A. D. 19

Overseer.

SEAL

Secretary Treasurer

By-law No.-

A By-law of the Village of

appointing Officers.

The Council of the Village of as follows

enacts

That the following o heers be appointed to resist in currying on the affairs of the Village such officers to hold office curring the pleasure of the Council and that their salaries be as herein set forth or otherwise provided

I That Secretary-Treasurer at a salary of be and hereby is appointed colars per annum

- 2 That be and hereby is appointed Solicitor at a salary of dollars per annum for the ordinary work of the Council other than ordinary work to be paid for extra
- 3. That Doctor Health Officer at a salary of

be and hereby is appointed cohars per annum

4 That .
Constable at a salary of

be and hereby is all pointed dollars per annum

5. That Health Inspector at a salary of be and hereby is appointed dollars per annum

6. That Assessor at a salary of

be and hereby is appointed dollars per annum

7 That he and hereby is appointed Pound Keeper remuneration to be by fees as provided for in Pound Keepers By Law

DONE AND PASSED in Council assembled at the Village of this day of A. D. 19

Overseer

SEAL

Secretary Treasurer

By-law No.-

A By-law of the Village of duties of the Overseer.

to prescribe the

The Council of the Village of as follows

enacts

The duties of the Overseer in addition to any other duties prescribed by law or by any By Law or resolution of the Council shall be as herein set forth.

- 1. He shall preserve at every meeting of the Council and shall preserve order and enforce the rules of the Council.
- 2 He shall maintum the dignity of the chair and a strict observance of the rules of procedure in order that the business of the Council may be transacted in a prompt business like and efficient manner.
- 3 If so requested at any time by the written petition of his electors he shall by jubble notice conspicuously posted in at least three widely separated places in the Village call a pubble meeting at the electors for the discussion of municipal affairs or of any matter relating thereto.
- 4 He shall see that all village officials give the security required by the Council for the faithful performance of their duties and shall lag before the Council during the month of January in each year all such securities.
- If He shall be able juntly and severally with the other members of the Council for any octault of the Secretary Treasurer to the extent of the sum or sums for which a lond should have been taken in the event of neglect or lefault in the taking or renewing of such bond by the Council
- He shall certify all accounts passed by the Council before payment
- 7 He shall counter sign all cheques for payments on behalf of the Village

- 8 He shall sign all By-Laws passed by the Council on I certify if required so to do two copies of every By Law massel for transmission to the Commissioner
- 9. He shall when duly authorized by resolution of the Council sign any promissory note or notes along with the Secretary Treasurer and under the seal of the Village on behalf of the Council as security for a loan or loans of a temporary nature.
- 10. He shall in the absence of the Secretary-Transfer receive every demand for a poll of the electors for and against the By Law and forthwith transmit a certified copy of such demand at the Commissioner.
- (1) He shall on the application of a person detected promoting or opposing any By-Law authorize the attendance of two persons on behalf of the party applying at the polling place and at the final summing up of the votes.
- 12 He shall sign all duly authorized V line bentur s and coupons attached thereto under the seal of the Villege
- 15 He shall authenticate by his signature under the scal of the Village all lists of lands to be sold for taxes
- 14. He shall be the chief Executive Others of the Valuge and it shall be his duty to be vigilant and active in calls in the laws governing the Village to be duly executed to inspect the conduct of all Village officers and so far as in his power or consulation of drift to be lar prosecuted and punished and to communicate from time to fine to the Council all such information and to recommend such it is secured as may tend to the betterment of the finances health security cleanliness, comfort ornament and prosperity of the Village

DONE AND PASSED in Council assembles at the Village of this day of A D 1900

Overseer

SEAL

Secretary Treasurer

By-law No.—

A By-law of the Village of duties of the Secretary-Treasurer.

to prescribe the

The Council of the Village of as follows --

enacts

Too duties of the Secretary Treasurer of the Village in addition to any other outies prescribed by Law or by any By Law or resolution of the Council shall be as herein set forth

1 Before ent, ring upon the duties of his office he shall make and subscribe to the required declaration of office

2 He shad before entering upon his duties give security to

the Council as required by The Village Act in the sum of

lollars for the faithful performance of his dubes and for duly keeping accounting for and paying over all money which shall come at a hands. Such security may be in such form as is a proved by the Commissioner and a duplicate copy shall forthwith ac transmitted to him after the Overseer has laid same before the Council during the month of January in each year

- ii. If shall call a special meeting of the Council when required to loso in writing by any two members of the Council.
- He shall give written notice of every such special meeting stating time and place of meeting and in general terms the nature of the business to be transacted thereat. He shall deliver this notice personally to every member of the Council or an case of the absence from the Village of any member of the Council to some a lult person at the residence of such member.
- He shall keep a full and correct record of the proceedings of every meeting of the Council recording without note or comment all resolutions. Jecisions and other proceedings of the Council in the Minute Book provided for that purpose and shall see that the minutes of each meeting are confirmed at the next regular meeting of the Council and signed by the Overseer or other Presiding Officer.

- 6 He shall enter at the minutes of every meeting the name of the members of the Council present as such meeting.
- 7 He shall ranson e into a special back to be provided for the purpose a true and correct copy of every By Law passed by the Council which copy may be either written or printed in partly written or partly printed and he shall prepare a proper lifex for such By Laws.
- 8 He shall take charge of and keep on record all books papers, accounts assessment rolls plans may a correspondence committed to his charge of the Council during his term of office and shall deliver the same to his successor or such etier of each as the Council may direct on his ceasing to hold office.
- 9 He shall have charge of the Vi lage Scal and shill attach the same to any documents connected with the corpora ion only on the order of the Overseer or Courts, or as required by Law.
- 10 He shall allow any person to inspect his runuit, book records and files as well as the assessment rolls and after documents in his possession or under his control at all scasinable aims and he shall within reasonable time furnish copies thereof to any applicant at the rate of ten certs per folio or at such lower rates as the Council may appoint. He shall be entitled to any fees thus obtained in addition to salary.
- II He shall testifully prepare and July transmit to the Commissioner such statements and reports in I such other information in regard to the Village as may from time to time be required by the Commissioner and in such form as he may circlet.
- 12 He shall receive and safely keep all moneys oclonging to the Village from whatever source
- 13 He shall deposit laily in the Bank being a chartered Bank all moneys received by him
- 14 He shall submit all accounts and charges against the Village which he receives for the consideration of the Council
- 15 He shall pay accounts against the Village only when they have been passed by the Council and certified by the Overseer or other presiding officer.
- 16 He shall make all payments on behalf of the Village by cheque counter signed by the Overseer on the chartered Bank in which the moneys of the Village are deposited.

- 17 He shall give and take receipts for all the money of the Village received and disbursed and keep on tile all vouchers of expenditure
- 18. He shall keep in a cash book or such books of record and in such form as may from a me to time be prescribed by the Commissioner a compacte and detailed record of all the financial transactions of the Village.
- 19. He shall submit to the Council at each of its regular meet ${\rm ngs}$ a Larance sheet showing the huancial standing of the Village
- 20. He shall keep all books vouchers papers assessment rolls plans maps and correspondence committed to his charge by the Council in a hic proof vault or safe to be provided for such purpose by the Council
- 21. He shall keep in a separate book copies of all letters written by order of the Council or of any committee.
- 22. He shall when required by the Gyerseer deliver to him all documents are papers under his charge which may be repared to be acted upon by the Council.
- 23 He shall communicate a copy of any order or minute made at a Conneil Meeting to the person affected there! cas soon , for the meeting as possible.
- He shall when called for by the Council Auditer Insoce tor or other competent authority produce all rooks vouchers, papers and moneys belonging to the Village and band over the same to his successor or to such person as the Council may direct on his ceasing to hold office.
- 25 He may be removed or dismissed at any time by resolution of the Council.
- 26 He shall be personally halle for all damage arising from his acts or default or from his refusal or neglect to discharge any of the daties imposed upon him by Law or by The Village Act or by the By-Laws of the Council in addition to any penalties otherwise imposed.
- 27 He shall counter sign and scal all By-Laws passed by the Council and shall endorse on same the date of each reading

- 28 He shall transmit to the Commissioner two certified copies of every By Law passed by the Council and shall await the return of one of the copies approved by the Commissioner before such By Law shall have any force or effect
- 29. He shall upon payment of a fee of ten cents per folio give anyone requesting same a certified copy of any By Law, and shall be entitled to retain said fee in addition to his safary
- 30 He shall sign with the Overseer under the seal of the Village any promissory note or notes duly authorized by resolution of the Council to be given as security for temporary advances to the Village
- 31 He shall open and keep a book to be known as 'The Debenture Register in such form as is presembed by the Commissioner and in which shall be entered full particulars of every debenture issued by the Village
- 32 He shall be the Clerk and Secretary of the Council in connection with the assessment appeals
- 33 He shall carefully carry out the provisions of The Village Act where he is called upon to do so and shall devote particular attention to those provisions relating to debenture loans, assessment rolls assessment appeals and the levying and collecting of taxes
- 34 He shall have an office at in the Village an I shall be in attendance at said office from a m. to p.m. p.m.

DONE AND PASSED in Council assembled at the Village of this day of A. D. 19

SEAL.

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Липесрач

By-law No.—

A By-law of the Village of Duties of the Solicitor. to define the

The Council of the Village of as follows enacts

The duties of the Village Solicitor in addition to those prescribed by Law or by any By Law or resolution of the Council shall be as follows:

- 1 H. shall give to the Council and to the Overseer Assessor, Secretary Treasurer Returning Officer Constable Health Officer Pound Keeper or other officers appointed by the Council his advice upon any question of Law urising in the course of duty of such officers and property submitted for that purpose to the said Solicitor
- 2 He shall draft or revise all By Laws introduced into the Council and shall certary to the correctness of same before the final passing thereof if required so to do
- 3 He shall draft or revise all deeds, leases, bonds, contracts and agreements made and entered into by the Council with any other person or corporat on whatsoever according to such terms as may be agreed upon between the parties thereto.
- He shall also draft or revise the conditions of sale or lease of any real or personal property intended to be leased or disposed of by the Council
- . He shall upon the request of the Council, investigate the title to any land intended to be acquired or disposed of by the Council
- o He shall give to all contractors or their sureties and to all defaulting tenants of the corporation and to any persons whomsoever all such notices as may be directed by the Council for the protection of the rights of the Village or of the public.

- 7 He shall attend to the prosecution and defence of all suits and actions brought or prosecuted by or against the Village or to which the Village may be made a party in the District of Supreme Courts.
- 8 He shall attend to the interests of the Village in all references to arbitration
- 9 He shall attend the Village Police Court when specially requested so to do by the Council or by the Overseer
- 10. He shall advise the Court of Revision upon all questions of Law affecting assessment appears to the said Court and shall at the request of the Overseer attend to and defend any appeal from the said Court to the Judge of the District Court of the District in which the Village is situated
- 11 He shall attend any council meeting on request and generally he shall give one and proper attention to the Law business of the Village.
- 12 Conveyancing Debenture By Laws searching titles arbitrations assessment appeals attendance at Lobic Court and suit work shall not be deemed ordinary work of the Council, and the Soheitor shall be paid exited for same unless his salary is fixed to include all work upne by him.
- 13 In all cases he should be entitled as pairt of his remuneration in admition to his salary to all lawful counsel fees taxed against the opposite party in any suit or arbitration.

DONE AND PASSED in Council assembled at the Village of this day of A, D 19

Overseer

SEAL.

Secretary-Treasurer

By-law No.—

A By-law of the Village of to define the duties of the Constable of the said Village.

The Council of the Village of . enacts as follows

- I That the Constable of the V flage of shall devote his whole time to his cluties as such Constable unless permission is given by the Council allowing him to perform other work
- 2 That the said Constable shall between the hours of o'clock and o'clock in each day patrol the streets of the Village of or do such other work as may be breezed by the Council and when not so employed shall be and remain at the Municipal Hall or at such other place in the Village as the Council may by resolution direct.
- 3 That is shall be the duty of the Village Constable whenever he become a cognizant of the vicantion of any By waw to lay information with some official having jurisdict on and generally to attend to the carrying out of the By Laws of the Village.

DONE AND PASSED in Council assembled at the Village of this day of A D 19

Overseer

SEAL

Secretary Treasurer

By-law No.—

A By-Law of the Village of

Appointing a

Village Constable and Fixing His Remuneration and Prescribing His Duties.

The Valage of

enacts as follows

Ist That . be and hereby is appointed V flage Constable during the pleasure of the Count, at a salary of \$ per month. That in addition to the duties prescribed by Law or by any other By-Law of the Village the duties of the Village Constable shall be —

- 1 To patrol streets of the Village from o'clock to o clock
 - 2 To light and extinguish Village lamps or as case may be
 - 3. To act as Health Inspector or as case may be
 - To ring the Village bell or as case may be
- To have charge of and to keep in order the Village Pire apparatus.
 - 6. To act as Chief of Fire Brigade or as case may be
- 7 To act as lacense Inspector, collect License fees and prosecute breach of By Laws
 - To repair sidewalks etc., or as case may be
- 9 To fulfil such other duties as he may be called upon to fulfil by resolution of the Village Council etc.

DONE AND PASSED in Council assembled at the Village of this day of A D. 19

Overseer

SEAL

Secretary Treasurer

By-law No.—

A By-law of the Village of to define the Duties of the Health Officer and Health Inspector, and to Regulate the Health and Cleanliness of the Village of

The Council of the Village of as follows cnacts

- I That it shall be lawful for the Council of the Village of to appoint a Medical Practitioner as Health Officer of the Village of and also to appoint a Health Inspector to assist such Health Officer
 - That the duties of the Health Ofheer shall be as follows --
- (a. Thereforce or to cause to be enforced the provisions of the Public Health Ordinance and amendments thereto in so far as same may apply to said Village of
- (b) To enforce or cause to be enforced all regulations now made or which may hereafter be made by the Lieutenant Governor in Council respecting compulsory vaccination and for the prevention of contagious and infectious diseases and tuberculosis in so far as same may be applicable to said Village of
- (c) To enforce or cause to be enforced all By Laws of the Valage of relating to public health
- (d) To examine into or cause to be examined into all nuisances sources of fifth and causes of sickness within the Village or outside the area of the Village from or through which food is brought for sale within the Village and under the direction of the Council to cause the same to be removed, prevented or destroyed
- (e) To examine or cause to be examined by analyzation or otherwise the water of any well or other source of supply for the Village and to foroid the use of water from any well or other source that is found to be unfit for use and to take such steps as may be necessary to purify the same provided that no well or other source of supply shall be closed for more than three (3) weeks unless sanctioned by a resolution of the Village Council

- (f) To keep a vigilant lookout over the scavenging system of the Village and see that the By-Law governing the same is carried out both Ly the servenger and the resolence of the Village and to report to the Council any amendments or in anges in said By Law that in his opinion would be in the interest of the public health.
- (g) To visit or cause to be visited from time to time or when requested so to lo by the Health Injector, Il lake shops butcher shops slaughter houses and carries from which food is supped to the V.Bage and to report to the Council the result of such visits.
- th. To advise the Health Inspector when necessary respecting any diseased animal or any milk ineat hish poultry fruit vegetables or other natural product or other analy of food in drink and to assist him in determining if such articles are adulterated or otherwise unit for food.
- or. To visit any person or family in the V flage that is destitute and suffering from discuse or a ress of any kind and under the direction of the Council to take such measures for his or their relief as may seem requisite.
- () To perform such other duties and lawful arts for the preservation of the public health as may be required by the Vulage Council.
 - 3 That the duties of the Health Inspector shall be as follows:
- on To assist the Health Officer in the inforcement of the Public Health ordinances and amendments thereto, and in the enforcement of all regulations hade by the Licutenant Governor in Council, in so far as same may apply to the public health of the Village of
- (b) To keep a vigilant supervision over all streets lanes byways lots, or premises apon which any accumulation or deposit of anything which may endanger the public health or upon which any manure or other refuse or animal or vegetable matter or other filth may be found and at once to notify the parties who own or occupy such premises to cleanse the same, and to remove what is found thereon and if the same be not removed within twenty-four hours after such notification to report such neglect or refusal to the Health Officer.

- (c. To visit the premises of all bake shops suitcher shops slaughter houses and carries from which food is supplied to the Village, at least once a week during the months from May to October inclusive and at least once a month during the remainder of the year and from time to time report to the Health Officer the result of such visits.
- If the line of the same before a Jastice of the Peace or other Officer and the Village and report to be Health Officer any violation of the By Law or of any other By Law of the Village or ore nance or regulation for the preservation of the Public Health of the Village of the Village of the Peace or other Officer having jurisdiction when instructed so to do by the Health Officer, or Village Council
- (c) To have charge of the Village nuisance ground and to class all carcasses of animals rubbles i minure refuse offa, and garbage delivered there to be disposed of in a said for manner in the person lehivering same or by the Village scavenger or by some person engaged by the Council to perform such work, as the case may be
- of To investigate all complaints referred to him against the Village scavenger or scavengers or other persons and report on same to the Health Other or to the Village Council and where no scavenger or scavengers are appointed to see that the By-Law relating to scavenging be strictly enforced.
- 4 That whenever there shall is any land within the limits of the said Village of a premises outside the Village from which food is supplied to the Village apon which is any stagnant or putted matter offensive to health it shall be the duty as web of the occupant as of the owner of said and to remove such stagnant or putted matter without being noth ed so to do and every occupant, owner or person having or assuming to have charge of said land who shall neglect to remove or abate such masance within two (2) days after becoming aware of the existence thereof shall be guilty of an infraction of this Hy Law
- 5 No pile or deposit of manure or garbage nor accumulation of any offensive or nauseous substance shall be made within the limits of the said Village nor shall any person or corporation unload discharge of put upon or along the line of any railroad, street or highway or public place within said Village any manure, offar garbage or other offensive or nauseous substance, nor shall

cars or flats loaded with or having in or upon them any such subst, nee or substances be allowed to remain or stand on or along any rulroad street or highway within the limits of the said V lage within three hundred varies of any inhabited dwelling. All man ire from stanks where not more than three horses cows or other any upls are kept shall between April and V wember of each year be removed at least every seventh day. Where over three in I not more than twe such sounds are kept manure shall be removed every fourth days between the said dates. Where over five an I not note than eight such anim dware kept manure shall be removed every day between the said dates.

- 6. When any lumb animal shall the within the limits of the said Village the owner or person in possession of it shall within twelve hors the editor cluse the carenss to be removed to the place provided as the Village Council and there dispose of saincan let the instructions of the Village Health Inspector.
- 7. No person shall himself or by another throw place, teposition leave in any screet highway lane, alley pullic place or square any aim alor y getable substance, let I animal high she is shavings, life rulbash excrement tath manure slops and I in or nauscous water hav straw paper ashes enders soot off I garbage or any other article or substance whatever. In the case of any after or lare where any substance above named shill exist or have been exposited at shall be the duty of every owner or necular to fairs but in remises within twenty four (24) hours after having see a notified by the Health Object or Health Inspector of the Vilage set to to to remove from the half of said aliey or lane adjoining such lot or premises all such substances.
- 8 No owner or occupant of any lot or premises shall cause or permit any nuisance to be or to remain in or upon any lot or premises, or between the same and the centre of the street adjoining.
- On If any person shall own occupy or keep any lot or ground or other preferes a such a bad and filthy condition as to be offensive to the neighborhood or to any person or family such person shall be sulject to the penaltics provided for an infraction of this By Law and to like penaltics for every day such nuisance shall continue after notice from the Realth Other or Health Inspector to abate such nuisance.
- 10 The accumulations of manure hay straw or other matter in all stock or cattle cars arriving at any railway station within the

limits of the Village of shall be burned and it shall be burned and it shall be burned and it shall be burned and see that the provisions of this clause are complied with as soon as any such car is unloaded.

- If Noticher or any other person shall slaughter bleed or dress in an indication of his in plack or leave the feathers from any fewl poultry or wild game of any description, or plack or leave the interest wool from any sheep or other skin or expose any meat in a bleeding state or the unclean entrails of any animals, in any place in the Vidage
- 12 No ratcher buckster grocer, trader or other person shall expose or flor for sale in any place within the limits of the Village of any measily pork, or unsound distance stale rotten fermented nauseous or unwholesome meats, pouliry fight veg tables or other articles of food or provisions or the flosh of my animals dying otherwise than by slaughter, or any bull become more pork unless sold as such
- 1). No eattcher or other person shall have or deposit upon any s_1 is walk or a away any green hides or skins or hides or skins in a bleeding state.
- 14 No person shall slaughter sell or offer for sale, or barter of trails ment of any calf less than four weeks old
- 15. Every batcher shall keep his shop or stall mea clean and proper state on lest all not suffer any offal, hides or tallow to remain enough the premises after the hour of eight o'clock a me from the arst day of April to the first day of November in each year
- to No batcher meat packer, levery-stable keeper or other person shift discharge out of or to permit to flow from his shop stable mether three, any foul or nauseous liquors, slops or substances whitever into any private ground, street lane or public ground within said Village.
- 7 No owner or occupant of any grocery cellar shop, factory browery, distrilery, packing house, stable or barn shall suffer the same to become foul, nauseous or offensive

18 Any person or persons found guilty of a breach of this By Law shall upon conviction before a Justice of the Peace or other Officer having jurisciction, be hable to the penalties provided in the By-Law providing for the enforcement of the By Laws of the Village

DONE AND PASSED in Council assembled at the Village of this day of A D 19

Overseer

SEAU

Secretary Treasurer.

By-law No.-

A By-law of the Village of

providing for a

Village Pound and a Pound-Keeper therefor

The Council of the Village of as follows

enacts

That there shall be established in the Village of one public Pound, which Pound shall be situate on lots in block in said Village at the premises known as stables

- That there shall be a Pound Keeper for said Pound, whose remuner, tion said be such fees and charges as he shall be entitled under the provisions of this By-Law.
- That the said pound shall be for the impounding of animals at large or trespossing contrary to the provisions of any By-Law of the Village of the Village of the Pound Keeper or any other person.
- 4. Whenever any animal is impounded it shall be the duty of the Pound Keeper to detain same until the owner or owners thereof shall have paid
- (i) The fees payable to the Pound Keeper or other person for driving and believing said animal to the Pound
- (b) The Found-Keeper's fees for receiving and impounding said argumal
- ic. The allowance due the Pound Keeper for the care and maintenance of said animal and
 - (d) The amount of damage, if any, claimed for the trespass
- 5 That the fees payable to the Pound-Keeper or other person for the driving and delivering of animals to the Pound-Keeper shall be as follows —

For each Stallion or Jack	\$2	00
For each Bull	2	00
For each Goose Duck or Chicken		40
For each other animal		50

Provided that in no single case shall such fees exceed a total of \$5,00.

 That the fees passible to the Pound Keeper for receiving and impounding animals shall be as follows

For each Stallion or Jack	\$1	00
For each Bull	1	00
For each Coose, Duck or Chicken		10
For each other animal		50

That the tees for posting netices of animals impounded each such notice to include all animals impounded at one distress or secure shall be \$1.00, and the actual cost of advertising in the official Gazette. For posting Notice of Sale each such notice to include all animals impounded at one distress or secure \$1.00.

That the fee or selling impound d animals and applying the proceeds as lifested by this By Law shall be 24% Commission upon the amount realized on the sale.

That the fcc for trending for summonses and serving same on appraisers shall be $75~{\rm cents}$

That the charge for mileage for each muc necessarily travelled in the performance of his duty shall be 10 cents

7. That the amount to be allowed the Pound Keeper for the care and sustemmet of each immal for each day such animal is impounded shall be as follows —

For each Stallion, Jack or Bull	50
For each Goose Duck or Chicken	05
For each other animal	25

- 8 That whenever my animal is impounded it shall be the duty of the Pound Keeper daily to furnish such animal with good and sufficient food and water and shelter during the whole time such animal continues impounded.
- 9 The quantity of food to be furnished by the Pound-Keeper shad be as follows. For horses, jacks males and cattle each per day, 16 lbs of hay. Sheep, each per day, 24 lbs. of hay.

Swine and goats each per day one quart of peas barley or corn Geese ducks and chickens, each per day one half ant of wheat peas barley or corn and such food shall be fa good and wholesome lescription—and as much water as each animal can drock, at least twice each day

- 10. In the event of milch cows being impounted the Pound-Keeper shall at least twice in each day milk the said cow or cows and for so doing be shall be entitled to keep the link so outsided for his own use
- 11 Any Pound Keeper shall be guilty of an infraction of this By-Law who:
- (a) Impounds or confines any intrial indirects or refuses to find provide and supply same with good are sufficient foodwater and shelter as hereinbefore provided.
- (b) Impounds or ancites or employs any person to impound any animal in the Village unless such inimal is to large or trespassing contrary to the provisions of this By Law
- (c. Purchases in person or by his agent or his any interest of any kind in any animal so on it the Pound of which he is, at the time of such sale, the Pound Keeper.
- (d) Deman is or receives any sum or giving notice sastenance and other fees and charges not auti-crize (1). This By Law.
- (e) Pails to pay over any money held by him under the provisions of this By Law for any person after has acht of the same has been demanded by or on behalf of such person.
- 13 Any person claiming any damage from trespass by any amma, impounded may at any time before the initial is released deliver to the Pound Keeper a statement in writing of his demand against the owner of such animal for trespass and shall at the same time give his written agreement under scal (with satisfactory surety if required by the Pound Keeper in the following or words to the same effect —

I (or we do hereby agree that 1 (or we) will ply to the owner of the (description of animal or animals) by the Λ B (or us A B and C D) this day impounded all costs to which the said owner may be put in case the distress by me the said Λ B (or by us, the said A B and C D) prove to be illegal or in c_i so the claim for damage now put in by me (or by us, fads to be established)

12—If the owner of any impounded animal is known to the Pound-Keeper, the Pound-Keeper shall forthwith deliver at, or post to the address of the owners notice in the form given as follows

To (name of owner or Department of Agriculture is the use may be)

Notice is hereby given that (description of an indirection call mattered) was impounded in the Pound kept by me the anders give on the (description of quarter-section or other place when bound is located on any, the day of

Signature of the Pounc Keeper

- 13 In case such owner is not known or such ewher or arson nothed shall not within three days after the posting or coay ry of such notice appear at the Pount and release the go and so impounded by the payment of the lawful fees mile go rick and claim for damage the Pound Keeper shall forward to the expart ment of Agriculture for the Province for insertion rick to a section 12 issues of the official Gazette a notice in the form given a Section 12
- t Every Pound-Keeper shall without (herge har or readdition to any other copies of any notice which have a new pierce to post or deliver post a copy of every such notice in a chaspe noise place at his pound, and the nearest Post Office and shall keep and maintain such notice at his Pound, luring the whole of such time such notice may refer to
- Pound within twenty days after the notice has been inserted and the official Gazette as herein provided saw and also here posted to eight days in three conspicuous places within the Pound district one of which shall be the Post Office nearest the Pound and a such sale the Pound Reeper shall be anctioned. And such sale shall be held at the Pound and shall commence at the hour of 2 c clock in the afternoon and the Pound-Keeper shall neither in person of 1 y his agent purchase any animal at such sale or have any interest of any kind in any animal so purchased.
- .6 If more than one animal is impounded and the owner thereof is known at the Pound Keeper shall not sell any more of such animals after he has realized from the sales such anit to

satisfy the claims for damages, expenses and fees chargible against the animals and the owner of the animals shall be entitled to the remainder of those remaining unsold

- (2) If the owner of the animals is unknown the Pound-Keeper shall sell all the animals impounded
- (4) The Pound Keeper shall immediately after such sale send to the Department of Agriculture for the Province a description of the animals or animal sold, the date of sale, the amount realized and the disposition thereof.
- 17 No Pound Keeper making a sale lander the provisions of this By Law shall be hable to the penalties for selling without a license as an auctioneer
- 18 The proceeds of the sale of any impounded annuals sold under the provisions of this By-Law shall be applicable in payment (a) of any costs and charges alterding such sale. (b) Of any systemance fees: (c) To the impounder of such animal of the amount due to him for driving and delivering such animals to the pound and mileage if any. (d) To the party, laiming the damage the amount of his claim, and the residue if any shall be paid to the owner of such animal or if not claims d at the time of sale by any person entitled thereto, to the Minister of Agriculture for the Province.
- 19 The owner of any impounded animal may give notice in writing to the Pounc Keeper that he disputes the amount of Jamages claimed. It shall and may be awful for the pound keeper to apply to the Overseer or to any one of the Councillors of the Village of . who is hereby authorized and required to forthwith summon three distincts stell whathearts of the said Village and such three persons or any two of them shall within twenty four hours after notice as aforesaid view the ground upon which the animals or animal was or were found doing damage, and shall appraise the damage committed and the determination of the majority of the said three persons shall be conclusive as to such damages, and they shall within twenty four hours after having made the view give in writing to the Pound Keeper a statement of the amount of damage assessed by them
- 20 Any person who shall break open or in any manner directly or indirectly aid or assist any person to I reak open any Pound in the Village of an infraction of this By-Law

- 21. Any person who shall hinder delay or obstruct any person engaged in taking to the Village Pound any around hit leto be impounded in the said Pound shall for each or in the real eclay or obstruction be guilty of an infraction of this By Law
- 22. Any person who leaves open any gath of his countary of bars or makes a gap in any fonce for the purpose of pair thing my standard to truspass or who otherwise causes are are a control assists shall be guilty of an infraction of this By Law
- shall keep a panel book in the form prescribed to the Admister of Agreeulture for the Province and shall make the area to remain soon after the dung of the several things reported to be criefled therein as is possible and shall not make in earth offer any dispute as to the subject matter of such entry all they consensed the sail pound book and a copy of this By how which the Pound Keeper is hereby required to keep shall as all resonable times be open to the inspection of any person free of carge. We every such Pound Keeper shall grant extracts from my and book to any person requiring the same upon payment of discense are the extract not excessing 100 words and the sum of the ears for every subsequent number of words not exceeding one number of

The Pound Keiper shall on his removal from oit of an in the acceptance of his resignation deliver such pound sock to the Scoretary Treasurer of the Village of

- 24 The Pound Keeper shall at his cwn state. The Pound to which he is appointed, clean and in good repair.
- 25. Whenever any animal has been captured or else and by any person under the provisions of this By take for 1 to prose of impounding the same of the owner of the initial or the person on his behalf pay or tender to the person setting or his nglening of such animal before the same has been a turl to mounted the charge for which the said animal has thin be to the first this By Law the person having charge of such animal shall forth with deliver up the same to the owner or the person to I ring the said charges on his behalf
- Treasurer of the Village of the number and description of all distress received in the switch the names of the persons taking the same to the Pound the day

and hour received by him redeemed or sold the amount received for lamages penaltics and fees und such other information he may deem necessar, at least once in each year and oftener if called upon so to do

- 27. Nothing contained in this By Law shall leprive the owner of any animal impounded of any action remedy or right that he may have a common law or otherwise by reason of the same being unlawfully seized, distrained or impounded
- 28 Nothing berein continued shall prevent the owner of any lets trespasser upon or of any property destroyed, from we ving rights created by this By-Law and I ringing his action in any competent Court in consequence of any trespass
- 29. Any person found guilty of a breach of this By-Law shall upon conviction before a Justice of the Peace, or other Officer having purishletion, be subject to the penalties imposed by the By-Law of the Village of the Village By-Law to previde for the enforcement of the Village By-Laws

DONE AND CASSED a Council assembled at the Village of this day of A D (1)

Overseer

SEAL

By-law No.-

A By-law of the Village of

being a By-law to

Establish a Nuisance Ground for the Village of

The Council of the Village of as follows -

enacts

- 1 That the following described land has been acquired by the said Village of as a Naisance Ground for the said Village on eithe said described land is berely declared and enacted to be a Naisance Ground for the said Village. Namely all that port on of sets
- 2. All arcises of immas at hith rubish manure refuse, offal garbage hight soil not otherwise provided for by By Law or resolution of the Cancil or by notice of the health officer or health inspector shall be crawn to and deposited on said Nuisance Ground and disposed of to the satisfaction of the health officer or health inspector.
- 3 Any acress or persons bund guilty of an infraction of any of the provisions of this By Law shall be hable to the penalties provided for in By-Law No of the Village of being a By Law to provide for the enforcement of the Village By-Laws

DONE AND PASSED in Council assembled at the Village of this day of A D. 19

Overseer

SEAL.

By-law No.—

A By-law of the Village of

to Establish and

Regulate a Scavenging System for the said Village

The Council of the said Vidage of as follows

enacts

- I No person company or corporation shall within the Village of compty, clean or remove the contents of any privy vault or pox or in any manner engage in the ousiness of Night Scavenger without having paid a license so to compress of Night Scavenger without having paid a license so to compress of any property within the Village shall be allowed to remove any and all nuisances therefrom this without having a scavenger for the purpose. Provided also that such work is done according to the provisions of this By Law and to the satisfaction of the health officer or health inspector.
- 2 There shall be levied and collected from the applicants for every license to carry on the ousiness or calling of a Scavenger an annual fee of dollars which amount shall be paid to use Secretary-Treasurer with the application for said becase
- 3 Any person company or corporation exercising the calling of a Scavenger shall if required by the Council execute a bond to the Village in the sum of \$500 with not less than two sureties conditioned that said Scavenger will comply with the said conditions of every By Law of the Village and will also comply with, and obey the orders and regulations of the Council health officer, or other person duly authorized in pursuance of law
- + NJ heense to carry on the business of a Scavenger shall be issued to any person company or corporation unless and until the Council is satisfied that the said a phicant is provided with the necessary and proper conveniences and appliances for carrying on the work.

- 5 MI persons beensed as Scavengers as aforesaid shall receive from the occupant or owner of the premises the sum of cents. For each cubic foot of the contents of any privy vault pit or bex or cess pool by them cleaned out or removed and they may demand the receive such fees in advance on which case the work for the same roust be completed within twenty four hours.
- 6. The said beensed Scavenger may be employed as a dry scavenger of recover such offal garbage witchen refuse lift manual ashes or other bithy offensive or noxidus substance at such price of into as more be agreed on between the scavenger and the party employing him.
- 7. The clean and emptying and removing contents of privies vaults, sinks on some boxes shall be done in an anoffensive number are an absorvenger having began any such work shall without any microglyton or left. In shithe same and shad to every instance leave the privie will sink or box in such condition upon the outside as when the work was undertaken.
- 8. The contents of privy vaults juts or hoxes removed by any 5c, venger shall be conveyed in air tight tanks or vessels and shall be disposed of in such a manner as to cause no offered. All the said tranks or lesses shall be kept clean and in offensive when not in use
- 9. A sprive value put in bex shall be opened nor the contents thereo, distable are noved between the hours of six a manner ten pum of any day.
- If Any cart wagon or other vehicle used Ly any Seavenger for the purpose of removing right soil or conveying swill offal or garls go shall be perfectly tight and covered so as to prevent the contents to roof from leaking or spiling, and such cart wagon or vehicle when not in use shall not be allowed to stand in any street highway lane public space or square, nor shall said vehicles when not in use be kept in any yard, building or premises within the limits of the Village, unless such place is situated at least three handred feet from any residence or dwe ling house we home the permission of the health officer or health inspector.
- 11. All previoualts shall be placed in the rear of the premises for which they are used, and not nearer than teet to any street dwelling house or well and shall be constructed and

name untelliberty with a personal three of this will a manner and in such a post or as to afford read impans in access to such privy for the purpose of clearing and disenfecting the same

- livery privy used in connection with a hotel, school or boarding house shall be farmished with our interest de metal aned or wat ritight box made so as to accost cleaned cat such box to be placed or the surface of the ground are kipt pure with devi earth wood ashes or other discoverant or (b) a sunken water ight vas t or pit the last on of whic; shall be at least four feet below the level and be provided with proper ventilating pipes, and covered subject to the previous of the Earlinest certain health inspector, and the said vaul, or jet shill be keen from being offensive by the use of dry earth, wood ashes or other cosinfectant.
- The centents of every such privy so used in connection with an botel school or hoarding boust's all be repoyed by the Scavenger or by the owner occupant or agent of the property as herein provided to such place as the Granel shall by motion or the health officer or healt i inspect it by not ecolorect, at least times in each week between the first day of May and the first day of November in each year, and it least

times in each week between the first day of November and the

first day of May next following

- 14 All other privies with a the limits of the Village shall. be provided with vaults of fits, in l. I. same shall be properly eleaned out by the Scavenger or by the owner occupant or agent of the property as herein provided as often as required to prevent them from becoming foul, offensive or insanitary
- .5 Wasnever it shall become necessary to empty any privy. or remove right soil from any promises or clean yards, cedars stables or any premises whatsoever if an impure or offersive ed in should exist such bente cards shall be used by the person doing the work as shall render the offlavia as in affensive as possible
- It shall be the duty of every kear and or owner of every lwelling house store shop witel, noviding house or other building. to remove from the (remises as soon as possible every spring all accumulations of decayed or decaying vegetable matter, garbage and katchen refuse and to have same conveyed to such place as the Council by motion or the health officer or health inspector by notice direct

- 17. It shake we the outy of every occupant or owner of any noted or public poarding house within the V-lage to provide a suitable wateritight box or vessel in which all offul swill garbage and katchen reliacishable diposited from the instidución May to the first day of November in each year. And the contents of such box or vessel shall be taken at least twice is week luring the said period to such place as the Council may by motion or the health officer or the health inspect it may of models rect
- 18. It shall be the duty of every occupant or owner of any building or premises other than a littel or papilic locatoring house to dispose of offall garlange or kitchen refuse in such a momen as not to create a nusance or endanger the health of the community.
- 19 The owner or occupant of any lot of premises within the Village of this B. Law's all be Lable to the penaltic provided for areach of same
- 20. The health officer or health inspector shall be and is hereby given the right to enter upon any ar I all premises in the said Village between sunrise and sanset to examine any vault box, provy desspool or other refuse receptack or other work in connection with the discharge of his duty as such officer.
- 21. Any person or persons found guilty of an infraction of the provisions of this B. Lew sin I be subject to the perialties imposed by the By Law of the Village of being a By Law to provide in the enforcement of the Village By Laws.

DONE AND PASSED in Council assembler at the Village of this day of A. D. 19.

Overseer

SEAL.

By-law No.—

A By-law of the Village of

to Establish and

Regulate a Scavenging System for the said Village.

The Council of the V.Bage of as follows

unacts.

- I All privies shall be placed at the rear end of the lot and not nearer than feet to any street, dwelling shop or well.
- 2 Every privy used in connection with a hotel, school or public boarding house shall be furnished with
- (a. A moveable initial lined or water tight box made so as to be easily cleaned out such box to be placed on the surface of the ground and kept hard with any earth, wood ashes or other a softetant.
- (b) A sanken water tight vault or pit which shall be kept from being offensive by the use of leg wirth wood ashes or wher histofectant.

The contents of every such priva so used in connection with in that school or part hearing house shall be removed to such place as the Council shall by motion or the health officer or health inspector by notice direct at least times in each week between the first day of bits and the first day of November in each year and at least times per week between the first lay of November and the first lay of May next following

- 1. All other privies shall be provided with vaults or pits in little same shall be properly coincid out as often as required to protect them from becoming foul offensive or insanitary
- If The cleaning removing and emptying of the conjents of provioualts pits or boxes shall be done in a nine flensive manner and no vault pit or box ner contents thereof shall be disturbed or removed between the hours of six o clock a mound ten o clock pin in any day.

- 5 Whenever is shall become necessary to empty any privy or remove night soil from any premises or clean yards cellars, stables or any premises whatsolver if any impure or offensive effluvia should exist, such disinfectants shall be used by the person doing the work as shall render the effluvia as inoffensive as possible.
- 6. It shall be the duty of every occupant or owner of every dwelling house, store, shop hotel boarding house or other building to remove from the premises as soon as possible every spring all accumulations of decayed, or decaying vegetable matter garbage and kitchen refuse and to have same conveyed to such place as the Council may by motion or the health officer or health inspector by notice cirect.
- 7 It shall be the daty of every occupant or owner of any hotel or boarding-house within the Village to provide a suitable water right box or vessel in which all offal swill garbage and kitchen refuse shall be deposited from the first day of May to the first day of November in each year. And the contents of such box or vessel, the said occupant shall cause to be taken at least twice a week to such place as the Council may by motion or the health officer or health inspector may by notice direct.
- A It shall be the duty of every occupant or owner of any building or premises other than a note, or boarding house to dispose of offall garbage and kitchen refuse in such a manner as not to endanger the health of the community
- 9 Any cart wagon or other vehicle used for the jurpose of conveying swill offal or garbage shall or perfectly tight and covered so as to prevent the contents from leaking or spilling and such cart or wagon or other vehicle when not in use shall not be allowed to stand in any street, lane or public place.
- 10 The owner or occupant of any lot or premises who refuses or fails to comply with the requirements of this By Law shall be hable to the penalties provided for oreach of same
- 11 The health officer or health inspector shall have and is hereby given the right to enter upon any and all premises in the said Village of between sun-rise and sun-set to examine any vault box privy, cesspool or refuse recuptacle in the discharge of his duties as such officer.

12. Any person or persons found guilty of an infraction of the provisions of this By Law shall be subject to the penalties imposed by By Law No of the V flage of being a By-Law to provide for the enforcement of the Village By-Laws

DONE AND PASSED in Council assembled at the V.Lage of this day of A D. 19

Overseer

SEAL

By-law No.—

A By-law of the Village of

to Establish and

Regulate a Scavenging System for the said Village.

The Council of the Vallage of as follows

enacts

- I From and after passing of this By Law, there shall be appointed by the Council of the Village of a person who shall be known as the Village Scartenger with shall be under the control and direction of the Council of the Village of and who shall hold obee curing the pleasure of the same Council
- ? That the said Village Scavenger shall be paid for his service such sum as the Council of the Village of shall be resolution or by the direct and which sum shall be said out of the general fand of the Village of
- 3. No person other than the Scavenger so appointed by the Council of the Village of any premises within the said Village of any premises without it n_b ally authorized by the reach inspector of the Village of
- 4 It shall be the duty of such Scavenger to clean out the vesse's in all privies within the homes of the said V flage or

between the hours of ten o clock at night and seven o clock the following morning and the hith taken thereform shall between such hours, be removed to the massance grounds and barned or otherwise a sposed of to the satisfaction of the health officer of the Village of

That said Scavenger shall have and is hereby given the right to enter upon any and all premises in the said Vullage of between the hours of ten o clock at right and seven o clock the following morning for performing his Juties as such Scavenger

- 5. It shall be the duty of such Scavenger to remove from all buildings within the limits of the said Village of all dirt. garbage house and kitchen refuse of every kind, solid and fluid, and deposit same on the nuisance ground and hispose of same to the satisfaction of said health officer.
- 6 The said Scavenger shall have and is hereby given the right to enter into and upon any and all premises in the said Village of at any time during the night or day for performing his ditties mentioned in section five of this By-Law
- 7 It shall be the duty of such Scavenger, and he is hereby directed and required to perform the duties mentioned in the fourth section of this By-Law at least twice in each week in the case of every hotel and school and at least once in each week in the case of every other building in the said Village of Provided that the Scavenger shall perform the duties oftener than above mentioned if required to do so by the health inspector of the Village of
- 8. It shall be the duty of such Scavenger and he is hereby directed and required to perform the duties mentioned in the fifth section of this By-Law at least once in each day in case of every hotel, and at least once in each week in the case of every other building in the said Village of
- 9 The occupant or in case there is no occupant then the owner, of every buttoing within the limits of the said Village of . shall keep the yard of said building clean and free from ashes, sweepings fifth and rubbish of all kinds, and shall deposit same in a barrel look or bin, placed in a convenient place in said yard for removal Ly the Scavenger
- 10 The occupant of any building having a privy in connection therewith shall immediately cause to be placed in each privy a movable water-tight vessel of at least five and not more than ten gallons capacity so arranged as to be of easy access to the Scavenger
- 11 Any persons found guilty of an infraction of the provisions of this By-Law, shall be subject to the penalties imposed by No.

By Law of the Village of being a By Law to provide for the enforcement of the Village By Laws

DONE AND PASSED in Council assembled at the Village of this day of A D 19

Overseen

SEAL

By-law No.—

A By-law of the Village of to Regulate the
Use of Bridges and Culverts within the limits of the Village
of by Portable Engines or Steam Traction
Engines.

The Council of the Village of as follows —

enacts

- 1 That it shall be unlawful for any person to run or take any Portable Steam Engine or any Steam Traction Engine over any Culvert or Bridge within the kimits of the Village of without first having protected such Culvert or Bridge over which it is proposed to run or take such Portable Engine or Traction Engine by the laying down of two inchiplanks under the wheels of such Portable or Traction Engine while crossing such Culvert or Bridge
- Only person found guilty of an infraction of the provisions of this By Law shall be subject to the penalties imposed by By Law No. of the Village of being a By-Law to provide for the enforcement of the Village By-Laws

DONE AND PASSED in Council assembled at the Viliage of this day of A D 19

Overseer

SEAL

By-law No.—

A By-law of the Village of to Regulate the Running at Large of Dogs and Imposing a Tax on the Owners thereof.

The Council of the Village of as follows enacts

- 1 That there shall be taken out by the owner possessor or harborer of any Dog or Bitch within the hours of the said V flage of a heense for which the person obtaining the same shall pay to the heeritary Treasurer of the said Village at the time of applying for such heense the sum or heense fee of And Dollars, for each Dog and And Dollars, for each Bitch
- 2 That for the purpose of this By-Law a Puppy shall be considered a Dog or Bitch when it is nine months old or over
- 3 That any person within the limits of the said Village of who owns possesses, or harbors any Dog or Bitch and neglects or refuses to take out a heense therefor, as provided in this By Law shill be deemed guilty of an infraction hereof
- 4 That the owner possessor or harborer of any Dog or Bitch for which a license has been obtained under this By-Law shall cause such Dog or Bitch to wear around its neck a collar, to which shall be attached/a metallic plate having raised east, or stamped thereon the letters V. L. P. (Village License Paid) and the figures in heating the year for which such license has been paid, together with the number of said License).
- 5. That no Dog or Bitch owned, possessed or harbored in the said Village of shall be allowed to run at large within the said Village of unless a license is taken out therefor as provided for in this By-Law
- 6. That any Dog or Bitch found running at large contrary to the provisions of this By Law may be impounded by any person and confined in the village pound, where the same shall be kept

confined for three days unless the owner possessor or harborer shall take out the license required by this By Law and pay to the pound keeper the sum of one dollar for each Dog or Bitch so impounded together with a further sum of twenty five cents for each day such Dog or Bitch has been impounded

- Thus any Dog or Bitch not redeemed as aforesaid within three laws shill be sold by the pound keeper or constable to any person paying for such Dog or Bitch the sum of not less than one dollar and in and tion thereto procuring the heense required by this By Law and in the event of said Dog or Bitch not being sold or redeemed as iforesaid within six days after being first impounded the constable or boundkeeper shall kill such Dog or Bitch
- 8 That the poundkeeper of the said Village of shall provide in I said to each and every Dog or Bitch impounded under the provisions of this By Law sufficient food and water during the aims such Dog or Bitch remains impounded
- 9. That if any Dog or Bitch is impounded under the provisions of this By Law u was which the license required hereunder had been tiken out hefore such impounding the owner possessor or harborer of such Dog or Bitch shall be entitled upon proving to the village pound keeper that such license had been taken out to redeem said Dog or Bitch within three days after the same was tirst impounded without paying any fee therefor
- 10. That no vicious Dog or Bitch shall be allowed to run at large within the limits of the Village of and the owner possessor or harborer of any vicious Dog or Bitch allowing the same to run at large within the limits of the said Village of shall be guilty of an infraction of this By Law and any vicious Dog or Bitch found running at large after the owner possessor or harborer has been fined under the provisions of this By Law for allowing the same to run at large, may be lestroyed by the constable of the said Village.
- II That no Bitch while in heat shall be allowed to run at large within the limits of the said Village of and any suc. Buch found running at large may be impounded under the provisions of this By Law, whether such Bitch is beensed or not.

- 12 That any Dog or Bitch whether licensed or not and known to be rabid, may be destroyed if found at large within the limits of the said Village of
- 13 That all licenses granted under the provisions of this By-Law unless they are expressly granted for a shorter period, shall expire on the 31st of December next succeeding the date of the same, and for any license issued between the 31st day of December and the 1st day of July following the amount to be paid therefor shall be equal to the charge for a full year, and for any license issued subsequent to the 1st day of July the amount to be paid therefor shall be equal to half the full charge for one year.
- 14. Any persons guilty of a breach of the provisions of this By Law, shall upon conviction before a Justice of the Peace or other officer having jurisdiction be liable to the penalties provided for by By-Law No. Of the Village of Deing a By Law to provide for the enforcement of the By-Laws of the Village of

DONE AND PASSED n Council assembled at the Village of this , day of A D. 19

Overseer

SEAL.

By-law No.—

A By-law of the Village of to Regulate the Storage of Gun Powder and other Combustible Materials within the limits of the Village of

The Council of the Village of as follows

enacts

- I No person shall have or keep within the limits of the Village of any quantity of Gun Powder Dynamite Naro Glycenne or other explosive substance or material exceeding pounds weight in any one place
- 2 No person shall keep any larger quantity than barrels of rock oil coal oil water of or any such oils. Nor any larger quantity than barrels of crude oil, burning fluid napthal gaso no benzing methylated sprits or other similar combust door langerous materals at any one time in any house shop or building or in any other place who tsoever within the limits of the said Village of without the permission of the Council of the said Village.
- 3 No explosive or inflammable compound or combastible material shall be stored or placed under the stairway to any building or used in any such manner as to obstruct or render egress dangerous or hazardous in case of fire.
- 4. A) person shall keep or place any wood ashes removed from any stove farnace or bro-place in any wooden pox or any wooden vessel or within three feet of any wooden partition in his shop store house or any other building or in any out house or shed within the limits of the said Vallage of
- 5 Every person keeping or occupying a shop or other building wherein shavings, chips, paper of any kind, or other combustible materials are made, accumulated or may be contained within the Village of and the yards belonging thereto shall not allow such shavings, thips or paper of any kind or other combustible material to accumulate but shall have same removed from such building and from the yards belonging thereto as often as necessary to prevent danger from fire

- 6 No person or persons shall place or permit to be placed within the limits of the said Village of any hay straw or other like combustible material uncovered in his or their crate yard or lot of ground within six hun fred feet of any building and no person shall have or keep such straw cotton, hemp or wooden shavings or rublash in stalk within the Village without securely covering the same so as to protect them from flying sparks or other source of danger from fire
- 7 No person shell set on fire or burn in the open air within the Vidage any wood, trees, brush, straw, shavings or rubbish without some competent person or persons being in charge of the fire to prevent its spreading or doing damage.
- S. No person shall raise or kindle a fire or furnish materials for a fire to be kin fled within a street, alley or vacant place within the Village. Provided always that this section shall not apply to fire made by tin-smiths, plumbers and other mechanics in pursuance of their business which requires the use of fire for boiling tar pitch or oil to be used in the construction or repair of a building but all such fires shall be made in some crate or vessel so that the same shall not emit sparks or otherwise endanger property.
- No person or persons shall make or light any fire or ponfire in any street square parks or public places of the Village or shall fire any gun fowling piece or fire arm or shall set fire to any fire works within the shill Village unless authorized by the Overseer or the Council of the sail Village. And no person or persons shall light set off or throw any cracker scuil scripent or any noisy offensive or cangerous substances or fireworks, in any place where or near to where there is any crowd or assembly of persons or where there are animals hable to be frightened thereby
- 10 No person shall ourn or place in any store grate or furnace, or use in lighting or kindling fires in any liwelling house, shop or any other building in the Village of refined petroleum, oil, kerosene, parrafine, gasoline benzine naptha or any other highly explosive or inflammable substance providing always that nothing herein contained shall prevent the use of gas burners or of stores specially constructed for consuming oil.

II You person guilty of an infraction of any most sion of this By I aw shall upon conviction before a Justice of the Peace or other officer having jurisdation be liable to the penalties may ded for by By Law No of the Village of being a By I aw to provide for the enforcement of the By Laws of the Village of

DONE AND PASSED in Cource assemble, at the Village of this day of A D 19

Overseer

SEAL

Secretary Tre surer

By-law No.___

A By-law of the Village of Grant.

Authorizing a Hospital

The Council of the Village of as follows

enacts

1 That a grant of dollars be given towards the erection of a Public Hospital at and that the Oversecr and Secretary-Treasurer be hereby authorized to issue a cheque for said amount on behalf of the Village OR.

That a grant of dollars be given towards the maintenance of the Public Hispital for or at and that the Overseer and Secretary-Treasurer lic herely authorized to issue a cheque for said amount on behalf of the Village

DONE AND PASSED in Council assembled at the Village of this day of A D 19

Overseer

SEAL.

By-law No.___

A By-law of the Village of to Establish a Cemetery for the Village of outside the limits of the said Village, and to Provide for Regulating and Controlling same.

The Council of the Village of . enacts as follows --

That the portion of the quarter of section in township in range West of the meridian in the Province of Saskatchewan acquired by the Village of for Cemetary purposes, and studivided as shown on map or plan of Cemetary prepared by D L S and duly filed in the office for as plan No shall be and is appropriated as a Public Cenetary to be called the Cemetary

- 2 That the management and control of the said Cometery be and is vested in the Village Council who shall have the control and management of the Cometery and shall allot and dispose of burnal lots therein with power to make regulations governing same not inconsistent with this By Law
- d That burnal lots in the said Cemetery may be sold to applicants the whole of the parchase miney to be paid fown at the time of selecting the lot at and for the following prices and sums. That is to say —

Single graves in public lots for adults dollars. Single graves in public lots for children dollars. Corner lots dollars each. Other than corner lots dollars each. Blocks of five lots for dollars each. Blocks of ten lots dollars each.

4 That conveyances in fee simple of any burial lot or lots so sold, be executed and delivered to the purchaser or purchasers by the Overseer and the Scoretary-Treasurer of the Village of in the name of and under the corporate seal of the Village.

- 5. That every such conveyance in addition to the ordinary provisions shall contain the following special condition. Subject however to the conditions and limitations and with the privileges specified in the rules and regulations now in force or which may hereafter come into force governing the sail Cemetery."
- 6 Proprietors of loss shall not allow interments to be made therein for a remuneration.
- 7. The properties of any lot shall have the right subject to the approval of the Council to erect any proper stones or menuments thereon and to coltivate shrubs and plants in the same but no tree or shrub growing within the lot or porder shall be cut down or destroyed without the consent of the Council
- 8 If any trees or shrubs situated in any lot shall by means of their roots branches or otherwise become detrimental to the adjacent lots or avenues in largerous or inconvenient to strangers the Council shall have the right to direct the removal of the said trees or shrubs or such parts there if as are detrimental cangerous or inconvenient
- 9 If the morament inclosure or any inscription be placed in or upon the lot which shall be accomed by the Council to be improper or injurious to the appearance of the lots or graves they shall have the right to remove the said of ject or objects.
- 10. It shall be the luty of the Council from time to time to make such rules and regulations for the government of the grounds as it may be necessary and proper to secure and promote the general objects of the Comptery.
- 11 The proprietors of lots and their families shall be allowed access to the grounds at all times.
- 12 Purchasers may improve their lots whenever it suits their convenience
- 13. The interment of the poor and all persons unable to pay the necessary expenses shall be in such portions of the grounds as may from time to time be designated and the Council is hereby empowered to furnish free such graves for the poor at their discretion.
- 14 Al. fau is and fees received from the sak of our al plots shall be applied solely to the purchasing laying out fencing.

ornamentation and keeping the said Comptery and roads and accesses to the same and in defraying the necessary expenses of the same

- 15 The Council shall have power to employ such surveyors gardeners, caretakers as they may feem necessary and to pay them such remuneration as may be deemed proper.
- 16 The caretaker shall have supervision over the whole Cemetery subject to the direction of the Council
- 17 Any person who wilfully destroys mutilates defaces injures or removes any tomb, monument grave stone or any structure placed in the Cemetery or any railing or other work for the protection or ornamentation of the Cemetery or burial lot or wilfully destroys, cuts, breaks or injures any tree shrub or plant in the Cemetery or plays any game or sport or discharges fire arms (save at a military timeral or who wilfully or unlawfully disturbs persons assembled for the purpose of burying a body in the Cemetery or who commits a missance or at any time be layer in an indecent and unseemly manner in the Cemetery shall be subject to the penalties of this By Law.

18 Rules Governing Interments

- 1 The Caretaker of the Complexy is required to be in attendance at every interment.
- In each case of burial a statement giving the name cause of death place of nativity residence with the name of the street age of the person to be interred and also whether married or unmarried and such other information as from time to time may be presented must be handed to the caretaker, that an accurate register may be made of the same
- Whenever interments art to be made notice should be given to the Caretaker of the Cemetery one day previous to the interment if possible. The size of the coffin on the top or if a case, the size of the case should be particularly mentioned and when the interment is to be made in a private lot, the location of the grave in the lot should also be stated.
- 4 All interments will be subject to the following charges for digging grave and attendance at buria, and in all cases must be paid to the Secretary Treasurer of the Village before the interments, or to the cartaker at the time of the inter-

ments. The receipt must be given and produced at or before the time of the interments.

- (a) Adult graves usual depth six feet, three dollars
- (b) Childrens graves under ten years of age, usual depth six feet, -two dollars

In winter time, an additional charge of one dollar for each grave will be made

 δ . No grave shall be opened, nor disinterment allowed without permission of the Council

Rules Governing Visitors

- 6. All persons are problemed from packing any flowers, either wild or cultivated or from breaking any tree shrub or plant.
- 7 All persons are prohibited from writing or defacing or injuring any monument, fence or other structure in or belonging to the Cometery
- 8 All persons disturbing the quiet and good order of the place by noise or other improper conduct or who shall violate any of the Cometery rules will be removed from the grounds
- 19 Any person found guilty of an infraction of any provision of this By Law shall be hable to the penalty imposed by the By Law of the Village of heing a By Law to provide for the enforcement of the Village By-Laws

DONE AND PASSED in Council assembled at the Village of this day of A D 19

Overseer

SEAL.

By-law No.—

A By-law of the Village of to Prevent the Establishment of a Cemetery for the Bunal of the Dead, within the limits of the Village of

The Council of the V llage of as follows enacts

- I lit shall not be lawful to establish a Pibhe Cemetery within the hmits of the Village of
- 2 It shall not be lawful for any person body corporate or partnership to inter any ocall body an any land situate within the limits of the Village of
- 3. Any person or persons found guilty of an infraction of any provision of this By Law shall be liable to the penalties provided by the By Law of the Village of providing for the enforcement of the Village By Laws

DONE AND PASSED in Council assembled at the Village of this day of A.D. 49

Overseer

SEAL

By-law No.—

A By-law of the Village of to Encourage the Planting of Trees and Preventing the Injury thereof in the said Village.

The Council of the Village of as follows

enacts

- That the sum of cents shall be allowed for every Shade Tree which has been planted on any of the public streets of the Village of which sum shall be deducted from the taxes on the property adjacent to the place where said Trees have been planted. That the said sum shall only be allowed for each Tree which has been planted and growing upon said street for a period of at least one year and which shall have grown to a height of seven feet and no sum shall be allowed for any Trees planted less than feet apart.
- 2 That said sum shall be so deducted by the Secretary-Treasurer of the said Village upon the certificate of the Village Constable countersigned by one of the Councillors
- 3 That no person shall climb, break, bark peel, cut deface remove, injure or destroy the whole or any part of any Tree, Saphing or Shrub now growing or which may hereafter be planted by any person or persons or by the Village of in any street square park, avenue or public place of the said Village nor shall any such Tree Sapling, or Shrub be cut down or removed unless by permission of the Village Council
- 4 Every person having a contract for paving or grading streets or making sidewalks or doing any work on or in the streets of the said Village shall in executing the contract or performing the work avoid injuring any Tree, Sapling or Shrub in any street, park or public place and if such person finds it impossible to perform the work without injuring or removing any such Tree, Sapling or Shrub it shall be his duty to apply to the Council for instructions in the matter which said instructions shall be followed

- 5 No bonus shall be allowed for Trees planted along the side of a street or thoroughfare on any private property
- 6 Any person found guilty of a breach of the provisions of this By Law shall upon conviction before a Justice of the Peace or other Officer having jurisdiction be liable to the penalties imposed by the By Law providing for the enforcement of the By-Laws of the Village of

DONE AND PASSED in Council assembled at the Village of this day of A D 19

Overseen

\$EAL

By-law No.—

A By-law of the Village of

to provide for the

Enforcement of the By-laws of the Village.

The Council of the V...age of as follows -

enacts

- That any person it persons found guilty of a breach of any By-Law of the Village of for which no other penalty is provided shall apon conviction before a Justice or Justices of the Peace or Police Magistrate having jurisdiction forfeit and pay a penalty not exceeding One Hundred dollars (\$1(0)00) and costs for each offence, and in default of payment thereof it shall be lawful for a Justice or Justices of the Peace or Police Magistrate so convicting or any one of them to commit the offender or offenders to the nearest common jull with or without hard labor for a period not exceeding thirty days unless the said penalty and costs, or penalty or costs be sooner paid
- 2 All fines imposed for the violation of any Village By Law shall unless otherwise provided for, be paid over to the Secretary-Treasurer of the Village for the benefit of the same

 DONE AND PASSED in Council assembled at the Village of this day of A D 19

Overseer

SEAL

By-law No.___

A By-law of the Village of Destruction of Noxious Weeds. to provide for the

The Council of the Village of as follows

enacts

- 1 That the occupant or in the event of there being no occupant, then the owner of any land within the limits of the Village of shall cut or cause to be cut down or otherwise destroyed all Noxious Weeds growing thereon so often in each year as is necessary to prevent them from going to seed
- shall be Inspector of Noxious Weeds and said Inspector shall give notice in writing to the occupant or in the event of their being no occupant then to the owner of any land within the limits of the said Village of where Noxious Weeds are growing and in danger of going to seed requiring him or his to cause the same to be cut down or destroyed within five days from the service of said notice and in the event of such occupant or owner refusing or neglecting to cut down or destroy the said Noxious Weeds within the period aforesaid the said Inspector shall go on and cut down or destroy said Noxious Weeds and the expenses so incurred shall be charged against such premises as taxes for the current year, but said procedure shall not relieve the occupant or owner from the penalties hereinafter provided
- 3. Any person found guilty of a breach of the provisions of this By-Law shall upon convict on before a justice of the Peace or other Officer having jurisdiction be I able to the penaltics imposed by the By-Law providing for the enforcement of the By-Laws of the Village of

DONE AND PASSED in Council assembled at the V...age of this day of A D. 19

Overseer

SEAL

By-law No.—

A By-law of the Village of to provide for an Assessment of Land Values in the Village Exclusive of the Improvements thereon.

WHEREAS two-thirds of the total number of resident electors of the Village of have petitioned the Council of said Village to pass a By-Law providing for the Assessment of the Village to be limited to that based upon the Actual Value of all Lands in the Village exclusive of the improvements thereon

THEREFORE the Council of the Village of enacts as follows —

That after the day of A D 19
the Assessment of the Village of shall be
limited to an Assessment based upon the Actual Value of all Lands
in the Village exclusive of the improvements thereon

DONE AND PASSED in Council assembled at the Village of ... day of A. D 19

Overseer.

SEAL

By-law No.---

A By-law of the Village of

for the Licensing,

Inspecting and Regulating of Dairies and Vendois of Milk

The Council of the Village of as follows --

enacts

- 1 That every person, firm or corporation who sells or proposes to sell Milk for use in the Village shall first obtain a Milk Vendors License and without such License no person shall sell any Milk within the limits of the Village of
- 2 That every person desiring a License as a Vendor of Milk shall make application therefor in writing to the Secretary Treasurer of the Village, which application shall state —
 - (1) Applicants full name and place of residence
 - (2) The number of cows the Milk of which he intends to sell
- (3) The place where said cows are to be kept, and such application shall be accompanied by a License Fee of One Dollar (\$1.00)
- 8. That as soon as possible after such application has been filed an inspection of the promises whether within the limits of said Village or not shall be made by the Health Officer or Health Inspector of the Vilage who shall charme the stable milk house, milk utensils, delivery wagons and water supply and report whether in his opinion License should issue or not after which the application shall be disposed of by resolution of the Council
- 4 That no person shall obtain a facense as Vendor for the sale of Milk from any cow or cows or having a License shall sell or continue to sell or deliver any Milk from any cow or cows kept by any person whether the Licensee birnself or not either in or outside of the Village of whose cow or cows, the stable milk house, premises and utensils do not comply with the following conditions—

- (a) If in the case of any cow or cows or other cattle, whether that or those giving the Milk being sold or intended to be sold under the License issued or to be issued, or any cowor cattle with which such cow or cows is or are kept in close communication on the tuberculine test being employed the reaction in point of increase in temperature equals two degrees Pahramiest, the cowor other animal so tested and so react ny shall be deemed to be suffering from tuberculos's unless there are other circumstances. not inconsistent with the good hearth of such animal which in the opinion of the Health Inspector fully explains such nerease of temperature. If disease is present the following regulations shall apply. If any cow or cows in respect of the sale of whose Mik a License is applied for he diseased in any other cattle stabled or kept in close communication with it or them be found diseased with tuberculosis or any contagious disease or e seases, then such diseased animal or animals shall be immediately separated and kept apart from the others in A it's found upon inspection that such animal or animals has or have recovered. And in such cases the Health Inspector shall make further inspections of the an malaat first appearing well to find if they or any of them have developed. such diseases
- (b) All cows giving Milk for sale by such Vendor (I censed or for whom application is made—shall be clean and free from filth in regard to the adder.
- (c) The stalle or stables in which any such cowns kept or housed or in which it is maked shall be kept clean light and well ventilated
- (d) Such stables shall be aghed lie a win low or windows of not less than eighteen [18] inches square or two and one quarter square feet for each four cows or any number of cows less than four if less than that number be kept
- fe) There shall be in each stable not less than two bundled cubic feet of air space for each cow and the colling rouf or floor above the stable shall be at least seven (a feet in height that is above the stable floor
- (f) Bach such stable shoul have a vent lacor constructed through the roof of a sectional area throughout of at least one square foot for each ten cows kept in the stable with a similar proportion of sectional area in such ventilator for a greater or lesser number of cows.

- (g) The stable floor shall be at least light 'So inches above the surface of the ground.
- (h) Such stables shall be whitewashed with a line wash each six months, and shall have been so whitewashed in timere than two months prior to the granting α a license hereunder
- (j) Drainage must be provided for every such stable so that no accumulation of water or liquid can take place within or underneath or within ten (10) feet of the stable.
- (k) Each dairy or st, b. shal, he preaded with adequate supply of pure water
- (l) The house or room in which Milk is kept shall be at least ten feet from the stable or that part of any landding in which any animals are kept and in case the milk house and stable are connected or under one roof then her shall be separated by a room with air tight part tions and having two looks at least ten feet apart, one entering to the milk house, the other to the stable and such intermediate room to be well ventilated, so that the air from the stable may not low to or enter the milk house. No milk house shall be allowed within twenty fact if any water closet or manure heap. Such mak house shall at all times be kept clean.
- (m. All pals, pans cans and oth rittle sils used for containing or handling such. Milk shall be thoroughly washed and fully cleaned ammediately after same have been used. And no such utensils shall be used or kept or parted in any shaper apartment or living room of any house. All cans in lateralls used in activering Milk to customers shall within one tour after the return of the same to the dairy or milk house or premises it such vendor by so washed and cleaned as aforesaid.
- (n) All milk shall immediately after miking be removed to the mak bouse their properly strained are placed in open vessels the temperature to be kept not higher than saxty degrees Pahrenheit.
- (o) All vehicles used in the delivery or carriage of Milk shall be kept clean and shall not be used at any time our transporting any swill, garbage or other offens we material. In no case shall any can or other utensil for containing or han lling such Milk be washed in water in any trough or other rise ptack from which any animalt are allowed to drink.

- (p. No M4k shall be sold from any cow within thirty days prior to nor within five (5) days after calving.
- (q) All manure must be removed from the cow stable at least twice daily once in the forestoon and once in the alternoon after four o'clock.
- 5. That it shall be lawful for the Health Inspector or Health Officer or any other person specially appointed by resolution of the Village Council to enter in an tapon all such cowardies dames and other buildings barns or damy yards or other places used by such hen for of Milk or from which he obtains same and examine and inspect the sail premises the eatile therein or thereon using for such inspection the taberculine test or such other test as may be deemed he issues or expenses that the stables and premises and he shall also have the right to inspect the stables and premises and all appliances and mak vessels used therein for containing Milk.
- business in the said Village or occupying a milk ship in said City to allow any person suffering from infectious or contagious hospeter or having beents been in contact with a person so said may to milk cows or to handle vessels for containing Milk for said may was to take part or assist in the confluct of the trade of Vendor of Milk so far as regards the product on distribution or storage of Milk for if himself so suffering in having meently been in contact as aforesaid to milk cows or handle vessels ontaining Milk for take or in any way to take part in the conduct of his trade so tar as regards the production of strabution or storage of Milk until in each case all danger therefrom of the communication of infection to the Milk for of its contamination bas ceased and a certificate to that effect obtained from the Health Officer.
- 7. It shall not be lawful for any person following the trade of a Vend in of M lk or being the secupier of a m lk some or milk shop in the store in his occupation or permit the same to be used as a sleeping apartment or for any purpose incompatible with the proper proservation of the clear mass of the milk store in milk shop and of the milk vessels and M lk there nor in any manner likely to cause continuation of the Milk therein
- 8. That it shall not be lawful for any person following the trade of a Vendor of Milk to keep any swine or poultry in any cowshed or other building used by him for keeping to ws. If it any milk store or other place used by him for keeping Milk for sale.

- 9. That if at any time listase exists among the cattle in a dairy or cow shed or other but ring or place notice shall at once be given to the Health Officer and the Milk of a disease i cow therein shall not be mixed with other Milk and shall not under any circumstance be used or sold for burn in food, and shall a so not be sold as food for swine or other animals unless and until it has been boiled for at least thirty minutes.
- 10. Any Milk Vendor or person delivering Milk to customers in the Village shall up in request by the Health Officer or Health Inspector permit a sample or samples of Mix being so delivered or intended to be cell-verified to be taken for examination upon payment or tender or the value of such sample or samples.
- II. Such Vendor or parson delivering Milk may at the time of the taking of such sample or samples, as provided in the last proceeding section bereof require the person taking the same to scal up and deliver to him in a situality sample or samples taken from the same vessel of vessels and upon request therefore the same shall be so sealed up and delivered to him.
- 12. The Health Officer or Health Inspector may at any time inspect any cows or cattle in the Village of whether the owner or person in charge of same as or is not selling or intending to sell ment, milk or other food products of the said cows or cattle. Such aspection may be made by the use of the tuberculine test or such asher test as the Health Officer may deem necessary or expedient. If any such cow or cattle upon such inspect on be found to be suffering from tuberculises or any other contagious disease the owner or person having the care of such cow or other cattle shall isolate the same and it shall be unlawful for the owner or person having the care of any cow found to be so diseased to permit the Milk thereof to be used for food.
- 13 Any person or persons found got ty of a breach of this By Law shall be bubble to the penalties imposed by the By Law providing for the enforcement of the By Laws of the Village of

DONE AND PASSED in Council assembled at the Village of this day of A D 19

Oversecri

SE \L

By-law No.-

A By-law of the Village of to License, Regulate and Govern Persons having Billiard, Pool or Bagatelle Tables or Bowling Alleys.

The Council of the Village of as follows

enacts

- I That no person or persons shall in the said Village for hire or gain directly or indirectly keep or have in his or her or their possession on his her or their premises any Billiard Pool or Bagatelle Table or Bowling Alley in a house or place of public entertainment without first having obtained a License and paid the necessary fee therefor
- 2 Any person desiring a License for any Bilhard, Pool or Bagatelle Table or Bowking Aliey shall make written application to the Village Council for same and said application shall state the name of the applicant his address the proposed location of the premises to be used, the number of tables license is required for and shall be accompanied by fee for license which shall be as follows. Twenty dillars (\$20,000 for the first Table, and Fifteen dollars (\$15,00) for each additional Table. Twenty dollars (\$20,00) for first Bowling Alley and Fifteen dollars (\$15,00) for each additional Bowling Alley. The Council may if satisfied that the premises are suitable and the applicant a fit and proper person to receive a heense for such purpose, order such heense to issue subject to the following conditions which shall be embodied in the license itself.
- (1) That no one under the age of years lotter about the premises.
- (2) That the premises shall be closed at and no playing allowed after eleven ο'clock p.m. on Saturday nights
- (3) That no betting or gambling of any kind or nature be allowed on the premises where such hierarch Tables or Bowling Alleys are situated.

- A That the said Council on being satisfied of the breach of any of said conditions may cancel said accesse and the licensee shall not be entitled to any refund for the unexpired term of said license.
- d That all beenses granted under the provisions of this By Law shall be for the year current at the time of the issuing thereof and shall expire on the thirty first day of December next succeeding the date of the same
- 4 That any person found guilty of a meach of this By-Law shall upon conviction before a Justice of the Peace or other Officer having jurisdiction, by nable to the penalties imposed by the By-Law providing for the enforcement of the By-Laws of the Village of

DONE AND PASSED in Council assembled at the Village of this day of A D 19

Overseer

SEAL

By-law No.___

A By-law of the Village of Pure Food

Relating to

The Council of the Village of as follows

enacts

- 1 That no person or persons within the Village of shall fradulendy adulterate any article or substance intended for Food with anything injurious to health and any article or substance so tound by a convicting Officer having jurisdiction shall be forfeited and destroyed under the direction of said officer.
- 2 That no Butcher Grocer Trader or other person shall expose or offer for sale at any place within the limits of the Village of as Food any tainted, diseased, damaged or unwholesome meat poultry fish, vegetables fruit or other articles of food or provisions, or the flesh of any numal dying otherwise than by slaughter and the Health Officer Health Inspector or Constable of the Village may serze any such tainted diseased damaged or unwholesome month poultry, fish vegetables. Iruit or other articles of food or provisions and may destroy same on the Order of any Justice of the Peace or other Officer having jurisdiction.
- 3 That no person shall bring within the limits of the Village of any decayed or partially decayed fruit or potatoes or other vegetable product or any tainted or damaged desh, meat or fish or anything used as Food except for the purpose of having the same destroyed or converted to uses other than as Food and then only with the written permission of the Health Officer or Health Inspector for the said Village
- 4 Every butcher grocer, and other dealer and their agents shall allow the Health Officer or Health Inspector for the Village to freely and fully inspect their cattle, meats fish and vegetables

held, offered or intended for sale, and will be expected to answer all reasonable and proper questions asked by such persons to the condition thereof, and of the places where such articles may be

5 Any person or persons found guilty of an infraction of the provisions of this By-Law, shall upon conviction by a Justice of the Peace or other Officer having jurisdiction be subject to the penalties imposed by By Law No.

of the Village of

, being a By-Law to provide for the enforcement of

the Village By-Laws

DONE AND PASSED in Council assembled at the Village of this day of A D 19

Overscer

SEAL

By-law No.—

A By-law of the Village of Regulating the use of Drays,

as follows

for Lacensing and

The Council of the V rage of

enacts

- I That there shall be taken out by every person having a Dray or other verice used for draing hading or delivering for hire in the V llage of a license for which the person obtaining the same shall pay to the Secretary Treasurer of the Vollage at the same of applying or sail beense a sum of dislars for each one horse Dray and a sum or needse fee of dollars for each two horse Dray.
- 2 That every owner of one or more Drays or other vehicles kept for the purpose of draying in using or delivering throughout the said Village for here or reward shall take out a separate beense for each such Dray or vehicle.
- 3. That no person shall follow or earry in the business, trade or calling of draying for here, without first having obtained such beense and paid the necessary fee therefor
- 4. That no person to whom a becase a granted under this By Law shall charge or draying bauling or delivering a greater amount than the following

For unloading and delivering per carload at the rate of \$5.00 per car of 40.000 lbs capacity for a one horse Dray by the day the sum of \$5.00. for a two herse Dray by the day the sum of \$5.00. For a one horse Dray by the ball the sum of thirty cents, for a one horse dray by the half load or less the sum of twenty-five cents. For a two herse Dray by the load be sum of fifty cents for a two horse Dray by the half load or less the sum of twenty five cents.

- 5. That any person having any meensed Dray shall have the privilege of having such Dray either by the day, carload or load provided that when the hiring is by the day it shall be for a least half a day and when the hiring is by the car load it shall be for at east half a carload.
- 6. That every person to whom a license is granted under this By Law shall have his Dray at the call of the public at least eight hours in one working day and shall when hired to unload a car unload such car within twenty-four hours after such hiring if so desired by the person hiring and if such licensee neglects or refuses to unload such car within said twenty four hours the hirer may employ any person not having a becase to unload such car and he person so unloading such car shall not be guilty of an infraction of this By Law.
- 7 It shall not be necessary for any person to take out a hierasc under this By Law for the purpose of hauling manura refuse or excavating for him.
- 8. That as beeness granted under the provisions of this By Law unless they are expressed to be granted for a shorter prinod shall be for the year current at the time of the issuing thereof and shall expire on the three first can of December next succeeding the date of same and for any beenest issued between the first day of January and the first day of July following the amount to be paid therefor shall be equal to the charge for a full year and for any beenest issued subsequent to the first day of July the amount to be paid there or shall be equal to two thirds of the full charge for a year.
- 9 That the person in whose name a beense is taken out shall be considered as the owner of the Dray or vehicle licensed and shall be hable to the penalties imposed for a breach of this By Law whether committed by said owner or by any employee of said owner.
- 10 That every person beensed under this By Law shall through himself or driver punctually keep all his appointments within the V Hage and should be neglect to do so he shall be hable for a breach of said By Law.
- II Any person found guilty of a breach of this By Law shall upon conviction before a Justice of the Peace or other Officer having purisdiction be lable to the penaltics imposed by the By-Law providing for the enforcement of the By Laws of the Village of

DONE AND PASSED in Council assembled at the Visiage of . this day of A D 19

Overseer

SEAL

Secretary Tree super

By-law No.—

A By-law of the Village of to Prevent the Erection of Slaughter Houses within the limits of the Village and Compelling the Removal of any Slaughter House therefrom and to Provide for the Inspection and Regulating of Slaughter Houses outside the area of said Village from which Food is brought for sale within the Village.

The Council of the Village of as follows

enacts

- I That no person or persons shall build or erect any Slaughter House or building or premises for the purpose of killing therein or maintain or continue to use any Slaughter House or building or yard or premises at present erected built or kept for the purpose of killing within the limits of the Village of
- 2. That all butchers selling meats within the limits of the Village of shall disclose to the Health Officer or Health Inspector the place or places where the slaughter of their meat is carried on and where it is outside of the limits of said Village such Shaughter House shall be open to inspection by the Health Officer or Health Inspector of the said Village. In case of refusal to disclose such place or permit such inspection such butchers shall be liable to the penalties provided for infraction of this By Law should the sale of meat be continued by them in the Village after notification to discontinue has been given by said Health Officer or Health Inspector
- 3. That every Staughter House or building so used from which food is brought for sale within the Village of shall be hime whitewashed at least on the inside once every month between the first day of April in each and the first day of November in each year and lime shall be freely used for the purpose of disinfection, and the whole of such premises shall be kept perfectly clean and free from any offensive smell or nuisance of any kind whatever.

4 Any person found guilty of an infraction of this By Law upon conviction before a Justice of the Peace shall be liable to the penalties imposed by the By-Law providing for the enforcement of the By-Laws of the Village of

DONE AND PASSED in Council assembled at the Village of this day of A D 19

Overseer

SEAL

A By-law of the Village of to Provide for the Sanitary Condition of Bakehouses, or Bakeries, and for the Sale of Bread.

The Council of the Village of as frances

enacts

- I The expression Bakehouse or Bakery means any building or premises wherein is carried on the manufacture or sale of bread bistarts cakes or any other food product made from flour or from meal or from both in whole or in part, and shall include also any room or rooms used for the storing of flour or meal and also any room or rooms used for the storing of any pread cakes or biscuits.
- 2. All Bakehouses or Bakeries in the Village of shall be constructed as to lighting, heating is entilating and draining in such a manner as not to be determental or injurious to the health of any person working therein and shall be kept at all times in a clean and sanitary condition so as to secure the protection and preservation of all the food products therein in a good and whole some condition.
- 4 The sleeping place or places of the employees of every Bakehouse or Bakery shall be entirely separate from the Bakehouse or Bakery and no person shall be allowed to sleep in such Bakehouse or Bakery.
- 4. No employer or other person in charge of a Bakehouse or Bakery shall knowingly require, permit or suffer to work in his Bakehouse or Bakery any person who is affected with consumption of the lungs, or with scrofula or with any venereal disease or with any communicable skin disease and every employer is hereby required to maintain himself and his employees in a clean and healthy condition while engaged in the manufacture, handling or sale of food products made from flour and meal

All bakers of the Village of shall manufacture and have at all times for sale a loaf weighing one and one half pounds avoirdupois to be known as the Standard Loaf which said loaf shall be sold at a rate per pound avoirdupois

- 6 Nothing in the last preceding section shall be construed or extended to prevent bakers or other persons from selling biscuits, buns rolls crackers muffins or any other fancy cakes or broad of whatever shape form or fashion commonly made in the trade
- 7 Every vender of bread shall keep scales and weights suitable for the weighing of bread in a conspicuous place in his shop and every vendor shall weigh the bread offered for sale if requested.
- 8 No person shall use any deletenous material in making any bread for sale and any person selling or offering for sale any bread containing any deletenous materials shall be subject to the penalties imposed by the By-Law providing for the enforcement of the By-Laws of the Village of and such bread shall be seized and forfeited
- It shall be lawful for the Health O'cccr the Health Inspector or any other person whom the Council may from time to time by resolution appoint at at reasonable hours to enter into inspect and examine every Bakery and Bakers Shop and other buildings or premises in the Village of where any bread is or shall be baked stored or deposited or offered for sale, and to inspect and examine all flour and materials therein intended to be used in the making of bread for sak and also to examine all bread found therein, and to weigh the same and carry away any bread found under weight or any bread made contrary to the provisions of this By Law and to prosecute all breaches of this By Law and on conviction the offender shall be subject to the penalties imposed by the By-Law providing for the enforcement of the By Laws of the Village of and all such bread as shall be found deficient in weight or made contrary to the provisions of this By Law shall be seited and forfeited to the use of the said Village in such manner as may be directed by the Police Magistrate or other Justice or Justices of the Peace convicting
- 10 The inspection and weighing provided for in the ninth section of this By Law shall be made from time to time as the said Officers shall see fit or as the Council shall direct and upon any such

weighing the following allowance shall be made that is to say for bread made twelve hours and under twenty-four hours previously, one ounce light weight to be allowed for each loaf of one and one half pounds weight and two ounces for each loaf of three pounds weight for any period over twenty-four hours double the allowance in each case respectively shall be made

II Any person tound guilty of a breach of this By-Law shall upon conviction before a Justice of the Peace or other Officer having jurisdiction be hable to the penalties imposed by the By-Laws providing for the enforcement of the By-Laws of the Village of

DONE AND PASSED in Council assembled at the Village of this day of A D 19

Overseer

SEAL

A By-law of the Village of to Regulate Riding and Driving and Prevent Racing on the Bridges and Public Streets of the Village.

The Council of the Village of as follows

enacts

- 1. That no person shall engage in Horse Racing is immoderate driving apon any street lane or public highway within the limits of the V.Lage of
- ? That no person shall lead drive, rick or back any horse carriage eart wagon, sled sleigh or other vehicle or an, beast of ourden on across or along any sidewalk bound and or grass plot in the Village of provided that where it is necessary to cross any sidewalk boulevard or grass plot the person requiring to cross shall put down planking so as to prevent injury to said sidewalk, boulevard or grass plot
- We person shall permit his horse carringe eart wagon sleet sleigh or other vehicle to stand apon an street imger than is absolutely necessary for the owner driver or arisin using same to transact his business with the person of poste whose premises the same shall stand and no person shall the his horse to any post ring or hook or in any other way across any sidewalk or crossing so as to obstruct traffic nor shall any person extuch any vehicle from the animal or animals drawing the same and heave same on any of the streets or lanes of the Village and no person shall in anywise obstruct the free use of the streets lanes sidewalks and crossings by any other means.
- 4 No person shall suffer or permit any horse mare or gulding to run at large or stand in any street of said Village without being sufficiently secured to pervent its running away.
- 5 No person shall the or faster any anomal to any tree shrab, or sapling in any street or public piace in the said Village.

- o From the first day of November to the first day of April following in each year to person or persons shall drive any horse mare gelding or mule harnessed to any winter vehicle whatsoever in or upon any of the streets roads squares or lanes of the Village, without having attached to the harness apon or to the vehicle frawn in the said horse mare gen ing or mule at least two bells of sufficient size and tone and in such manner as to be easily heard by foot passengers.
- 7 No person shall run draw or push any wagon wheel barrow eart track singh or other vehicle upon any of the sidewalks of the said Village.
- 8. No person shall ride any bicycle on any of the sidewalks in the said Village
- 9 No person shall ride or drive any borse mule, or other animal on over or across the orages in said Village faster than a walk
- 10. No persons shall stand in groups, or sit or loange on chairs, benches or other things in front of any saloon boarding-house hotel or place of public entered ament or on any of the streets or sidewalks so as to cause any obstruction to the free use of said streets and sidewalks for foot passengers.
- .1 No owner or occupant of any premises shall allow any gate to swing over the sidewalk in said Village
- 12 No person shall construct or creet any doorstep, porch, sign awning, railing, or other creetion or obstruction or make or place any moveable traps or doors for entrance to cedars which shall in any wise encroach upon the sidewalks or streets of sail Village without the consent of the Council, first had and obtained
- 13 No person shall place any goods wares or merchandise or offer article of any kind upon any street or sidewalk of the said Village except within inches of the line or fruit of such persons building or expose any goods, wares, or merchandise or other article outsile of any shop warchouse or other building, which shall project over the sidewalk or street more than

inches, but the provisions of this clause shall not be construed to interfere with the use of a portion of the sidewalk or street for a reasonable time during the taking in or delivery of goods wares

or merchandise

- 14 No person shall unpack goods of any kind on any street or sidewalk in such a manner that paper, sawdast or other packing material shall be deposited at remain in or upon my street or sidewalk.
- No person shall throw or pile cordwood, frewood or coal upon any plank or payed silewalk or on any street so as lo obstruct the free use thereof
- 16. Any person found guilty of a ordich of this By Law shall apon conviction informal a Justice of the Perce or other Officer having jurisdiction be hable to the penaltics in used by the By Law providing for the enforcement of the By Laws is be V loge of

DONE AND PASSED in Council assembled at the Village of this day of A D. 19

Overseen

SEAL

By-law No.-

A By-law of the Village of to Animals.

to Prevent Cruelty

The Council of the Village of as follows

enacts

- I No person shall within the limits of the Village of wantonly, cruelly or unnecessarily beat bind. Altreat abuse, overdrive or torture any cattle poultry, dog or domestic animal or bird
- 2 That no person within the limits of the Village of shall in any manner encourage and or assist at the fighting or beating of any bull bear badger dog, cock or other kind of animal whether of comestic or wild nature
- 3 Any person found guilty of a breach of this By-Law shall upon conviction before a Justice of the Peace or other Officer having jurisdiction be subject to the penalties imposed by the By Law of the Village of being a By-Law for the enforcement of the Village By Laws.

Overseer

SEAL

A By-law of the Village of

Licensing, Regulating

and Governing Hawkers and Pedlars.

The Council of the Village of as follows

enacts

- 1 That there shall be taken out by every Hawker and Perim as defined by the Village Act a beense for which the person or persons obtaining the same shall pay to the Secretary Treasurer of the Village of at the time of applying for such beense, a sum or accesse fee of the same are act ars
- 2 That no V flage because shall be assued to any person unless said applicant is the holder of a Previncial license for H, where and Pediars.
- 3. That no person shall follow or carry on the trade or occupation of Hawker or Profor within the hm. s of the V liege of without having first of tained a Village hoense and paid the necessary for therefor
- 4. That every beense issued under this By Law shall expire on the thirty-first day of December of the year in which it is issued.
- 5. That every Hawker or Pedlar Leensed under this B. I aw shall produce and exhibit his beense when required so to look the Village Constable or License Inspector or other wison duly eath onzed to demand its production.
- 6. Any person found guilty of a breach of this By Law shall upon conviction before a Justice of the Peace or other Origer having jurisdiction be liable to the pendities imposed by the By-Law providing for the enforcement of the By-Laws of the Village of

DONE AND PASSED in Council assembled at the Village of this day of A D 19

SEAL

Overseer

Scenetary-Treasurer

A By-law of the Village of to Authorize a Grant to Agricultural Society, or Board of Trade.

The Council of the Village of . . enacts as fellows

1 That the Council of the Vinage of grant to the Agricultural Society the sum of Dollars, payable on or before the day of A D 19, and that the Overseer and Secretary Treasurer be and are hereby authorized to issue a Cheque on the Village account for the said amount payable to the Secretary-Treasurer of the said Society

OR.

I That the Council of the Village of grant to the Board of Trade of the Village of the sam of Dollars payable forthwith, and that the Oversear and Secretary-Treasurer be and are hereby authorized trassaction Cheque on the Village Account payable to the Secretary Treasurer of said Board of Trade

DONE AND PASSED in Council assembled at the Village of this day of . A D 19

Overseer

SEAL

A By-law of the Village of

to provide for the

Clearing of Snow and Ice from Sidewalks.

The Council of the Village as follows -

enacts

- I That every occupant and in case there be no occupant then the owner of every house, shop building lot or parcel of land, and every person having charge or care of any church, or other public building fronting or abetting on a street where the sidewalks are planked or paved in the Village of shall within the first twenty four hours after every fall of snow or hail or after a fall of snow from off any building, cause the same to be removed entirely off the sidewalk opposite each house shop building church or parcel of land respectively
- ? That no person shall cause any injury to any sidewalk or pavement in said Village by striking packing or cutting the same with any shovel pack crowbar, or other metal instrument whatever, whether such person be engaged in removing snow or see from such sidewalk or pavement or not
- 3 That where non residents and other persons neglect or refuse to clean the sidewalks within the twenty-four hours mentioned in section one, (1) of this By-Law, it shall be lawful for the Council of the Village to have the work done under the supervision of the Village Constable or otherwise and in case of non-payment of the expenses of same by the owner or occupant, to charge the same against the property as a special assessment to be recovered in like manner as and with other taxes.
- 4 That any person found guilty of a breach of this By-Law shall upon conviction before a Justice of the Peace or other Officer having jurisdiction be liable to the penalties imposed by the By Law providing for the enforcement of the By Laws of the Village of

DONE AND PASSED in Council assembled at the Village of this day of A D 19

Overseer

SEAL

A By-law of the Village of

to Provide for the

Protection of Wells and Punty of Water Supply

The Council of the Village of as follows enacts

- 1 No person shall wisfully or maliciously ceffle corrupt or make impure any Well Spring. Tank Waterhole Reservoir or other source from which water is taken for use within the Village
- 2 No person shall destroy or injure any Tank Well Pipe, Reservoir or Spring or any property pertaining thereto in any way relating to the Water Supply of the Village
- 3 No person shall water horses cattle or other live stock at or near any V. lage Wells situate in or in any of the public streets of the Village within a distance from the same of sixty feet, and no person shall live or lead any horses, cattle or other live stock for the purpose of watering same to any such Well nor to a distance therefrom of less than sixty feet.
- 4 No person shall take draw cart carry or convey into the Village of for domestic use or for sale, Whiter from any waterhole or opening in the ce used as a watering place for cattle, horses and other animals and which by reason of such use or from any other cause has become foul or impure
- 5 That the occupant or in the event of there being no occupant the owner of any land within the limits of the Village of shall forthwith cause any Well or Wells upon said land to be properly inclosed or covered up
- 6 Any person supplying water to the public for remuneration from earts or tanks or otherwise shall be required before commencing such business to take out a license for which he shall pay the Village the sum of dollars for the current year

- 7 That it shall not be lawful for such water carriers to charge more than cents per barrel for water so d and delivered within the said Village
- S. Any person bund guilty of a breach of this By Law shall upon conviction before a Justice of the Peace or other Officer basing jurisdiction be hable to the penalties imposed by the By Law providing for the enforcement of the By Laws of the Village of

DONE AND PASSED in Council assembled at the Village of this day of Λ D 19

Overseer

SEAL

Scoretary Treasurer

A By-law of the Village of to Regulate the Size and Structure of Doors and Stairs in Public Buildings.

The Council of the Village of enacts as follows --

- That the expression Pull a Building means and includes every Building used as a church or place of public worship also every building used for purposes of public instruction also every building used las a college public half hospital opera house theatre public concert room public ball room public lecture room public exhibit on room or hotel or as a place of pull he resort or amusement. A part of a building may for the purpose of this By-Law he taken to be a separate public building.
- 2 That the outer doors exit doors and gites if every public building in the V llage of shall be constructed to open freely outwards, and shall be sufficient in number and so located as to masonably permit if the rapid and unobstructed egress from the building of the largest audience
- 3. That the outer doors and the exit doors of any pull'ubuilding shall not on in any case less than four (4) feet each in width.
- 4. That the stairs, stairways and passages in any public building shall for the purpose of egress from such buildings be of a capacity at least equal to the width of all exit doors leading directly to such stairs stairways, or passages and all such stairs and stairways shall have a handran on each side and also one in the middle thereof where the stairway is more than seven (7) feet wide
- 5 That the halls, ais.es. passageways and approaches in or to any public building shall during the occupation of the same for a public assemblage be kept free from all obstructions and it shall be the duty of the owner lessee, manager or other person having charge or control of any such building to see that this provision is strictly enforce!

6. That any person found guilty of a breach of this By Law shall upon conviction before a fustice of the Peace or other Officer having jurisdiction be liable to the penalties imposed by the By-Law providing for the enforcement of the By Laws of the Village of

DONE AND PASSED in Council assembled at the Village of this , , day of Λ D 19

Overseer

SEAL

BY-LAWS AUTHORIZING EXPENDITURE OF OVER \$300 00 IN ANY ONE YEAR FOR CERTAIN PURPOSES

Where the Council of a Village desires to parchase lease, or otherwise acquire for the use of the Village any estate in landed property within or synhout the Village for a public park recreation grounds, exhibition ground nuisance ground or a cemetery or for the purpose of creeting thereon any Municipal hadding or desires to furnish maintain or repair said building and the same calls for an expenditure of over Three Handred dollars in any one year a By-Law authorizing said expenditure shall be submitted to the Electors and such vote shall be taken as nearly as may be in the manner provided for a vote of the Electors of the Village on a By-Law for raising money by way of dybentures, and such By-Law shall not be valid unless at least two thirds of those voting thereon shall vote for the By-Law

The form of the By Law may be as follows -

By-law No.—

A By-Law of the Village of

to Authorize an

Expenditure of Dollars for the Purpose of

WHEREAS it is necessary and expedient for the Village of to purchase (or as the case may be a site in the said Village and to erect thereon a Municipal Hall and to furnish same, (or as the case may be)

AND WHEREAS the cost of said (or as the case may be) site. building and furnishing will require an expenditure of \$ in the year 19.

THEREFORE the Council of the Village of enacts as follows

That it shall be lawful for the Council of the Village of and they are hereby authorized and empowered to make an expenditure of \$\\$ in the year 19 for the purpose of purchasing (or as the case may be) a site in said Village for a Mun (ipul Hall and for the erection and furnishing of said Ham. (or as the case may be)

DONE AND PASSED in Council assembled at the Village of this day of A D 19

Overseer

SEAL

PROVINCE OF SASKATCHEWAN

Procedure and Forms for Borrowing Money Under "The Village Act"

TEMPORARY LOANS

The Council of any Village organized after July the first in any year may by resolution authorize the Overseer and Secretary Treasurer to borrow from any person, bank or corporation any amount not to exceed five hundred dollars to meet the current expenditure for the remainder of that year. Such loan shall be repaid out of and shall be a first charge on the taxes to be revied for the year next following and may be secured by the promissory note or notes of the Overseer and Secretary Treasurer given under the seal of the Village and on behalf of the Council

In subsequent years the Council may borrow up to sixty per tent (60%) of the total taxes levied by the Village for such year, and loan to be repaid out of the taxes which are collected for the year in which the loan is made

The form of resolution authorizing the loan may be as follows ---

Moved by Councillor that the Overseer and Secretary-Treasurer we and hereby are authorized to borrow the sum of dollars on behalf of the Council for current expenditure from for a period of months from this date and to pay interest thereon at per cent per annum and that they be and are hereby authorized to sign a promissory note for sail amount, under the seal of the Village of Carned.

The form of promissory note may be as follows

Sask 19
months after date the Village of promises to pay to the order of at the sum of . . . dollars, with interest at per cent per annum Value received

Overseer

SEAL

Secretary Treasurer

The Secretary Treasurer should give the party from whom the loan is obtained the promissory note duly completed together with a certified copy of the resolution passed by the Council authorizing the giving of the note

The resolution should be copied just as it appears on the Minutes with the following added

'I hereby certify that the above is a true copy of a resolution passed at a duly convened meeting of the Council of the Village of beld at an the Province of Saskatchewan upon the day of

SEAL

DEBENTURE LOANS

When it has been decided to raise money by the issue and sale of Debentures the Council may proceed as follows:

Pass the By Law authorizing the Dan through its first second and third readings by separate resolutions which may be in the following form

Moved by Councillor that By Law No to authorize the borrowing of the sum of dollars and of issuing debentures therefor for the purpose of be now read a first time Carrier

Moved by Councillor that By Law
No .. to authorize the borrowing of the sum of
.. dollars and of issuing dependence therefor for the
purpose of be now read a second time Carried

Moved by Councillor that By Law
No to authorize the borrowing of the sum of
dollars and of ssuing differentiates therefor for the purpose
of be now read a third time and passed Carried

The Secretary Treasurer should endure the law of each reading of the By Law on the back thereof and sign same. This endorsement may be as follows:

Read a first time this A D 19 day of

Secretary Treasurer

Read a second time this A D 19 day of

Secretary-Treasurer

Read a third time and passed this A. D. 19

day of

Unless the Cornellare anomicus onlower readings of a Billiam may be given at one sitting of the Council. After the Bylliam has passed its third realing the Overser and Secretary Treasurer should mime liately sign the same and the Village seal should be attached.

The Council should also pass a resolution authorizing the posting of the fifteen days notice to the Flectors as required by Law. The form of said resolution may be as follows:

Moved by Councillor that the Secret, ry-Treasurer be told is hereby a athorized to post the notice to the Electors in regard to By Law No as required by Law — Carned

Form of By Law

By-law No.---

A By law Relating to the Issue of Debenture of the Village of in the Province of Saskatchewan

WHEREAS it is necessary and desirable that the sum of dollars should be borrowed on the security of the Village of the Province of Saskatchewan, for the purpose of

(Scate purpose for which money is required.)

re-payable in equal consecutive annual instalments with interest at per centum per annum.

NOW THEREFORE the Council of the said Village enacts as follows

- I That the necessary proceedings to taken under the Village Act to all tain the sanct on of the Municipal Commissioner to the said loan.

with interest at per centum per annum and shall be executed by the Oversor and Village Secretary-Treasurer and sealed with the corporate seal of the Village

3. Each debenture shall have attached thereto a number of coupons signed and sealed as aforesaid and parable to the bearer equal to the number of said annual instalments and each coupon shall be for the amount of one of such instalments together with the total interest due on such debenture on the date of maturity of such coupon

DONE AND PASSED this

day of

A, D. 19

(Seal)

(Sgd) Secretary Treasurer (Sgd)

Overseer

(Seal) Certified a true copy

Secretary Treasurer

NOTE. This copy of By-Law must be stamped with the corpor ate seal of the Village before it is returned to the Department.

Within Pifteen Days from the passing of the B. Law the Council shall give notice to the electors of its intent on to apply to the Commissioner for authority to porrow the amount specified in the By-Law and on the conditions therein set forth by posting a copy of said notice in at least three widely separated places in the Village, and in case there is a Post Other in the Village, a fourth copy shall be conspicuously posted therein

The form of notice may be as follows

NOTICE TO ELECTORS

The above is a true copy of By-Law No which has been passed by the Village Council of the Village of and notice is hereby given that unless a poll is demanded as provided in Section 159 of the Village Act, being Chapter 18 of the Statutes of 1908, prior to the 27th day of September 1908 the Council of the said Village will apply to the Municipal Commissioner for authority to borrow the amount specified in the By-Law and on the conditions therein set forth

Dated at this day of 19 and posted at this day of 10

(Sgd)

Overson

SEAL

(5gd)

Secretary Treasurer

It no Poll is demanded within Fifteen Days after posting the Notice to the Electors, the Secretary-Treasurer should send to the Commissioner

- (a A certified copy of the By Law under the Scal of the Village
- (b) A certified copy of the notice posted and a Statutory Declaration or Declarations proving the posting of such notice and that a poll has not been demanded.
- (c) A Statutory Declaration showing the total value of assessable Real Property in the Village as shown by the last revised Assessment Roll thereof

The certified copy of the By Law referred to above may be made by having the following certificate attached to a copy of the By-Law —

1 HEREBY certify that the above is a true copy of By Law No of the Village of

SEAL

Secretary-Treasurer.

The cert field copy of the notice may be made by having the following certificate attached to a copy of the notice posted

I HEREBY certify that the above is a true copy of a notice to the electors given in reference to By Law No of the Village of

SEAL

The Statutory Declaration may be to the following form -

Province of Saskatchewen To with State of By-law No. of the Village of

- of the Village of in the Province of Saskatchewan, do solemnly declare,
 - That I am the Secretary Treasurer of the said Village
- (2) That I did on the day of post up in the Post Office of the Village of and in three other widely separated conspicuous places within said Village a copy of the notice to electors hereto annexed in reference of said Village to By-Law No.
- (3) That no demand has been made by the electors for a poll as required by said notice
- (4) That the total value of the assessable real property in the Village as shown by the last revised Assessment Roll thereof dollars.

And I make this Declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under Oath and by Virtue of 'The Canada Evidence Act

Declared before me at the Village v in the Province of Saskatchewan this day of A D. 19

A Commissioner for Oaths.

Upon being satisfied that the conditions required by Law have been complied with, the Commissioner may in writing authorize the Council to borrow by way of Debentures the sum mentioned in the By-Law and notice of said Authorization shall be published in the Saskatchewan Gazette, and such notice shall be conclusive evidence of the sanction of the loan.

The Council may then proceed to issue a Debenture with compons, or debentures with or without compons, to secure the loan authorized or of any less sum upon the terms specified and according to the form required by the By Law and after being signed by the Overseer and the Secretary Treasurer of the Village and sealed with the Corporate Scal thereof they may be sent to the Commissioner to be counter signed and registered after which they shall be ready for delivery to the purchaser

In the event of a poll being demanded and the By Law being carried the Secretary-Treasurer in his return to the Commissioner shall submit a certifica copy of the Returning Officer's statement (or of the Judge's statement if a recount is had) instead of the Declaration that no poll has been demanded

By-law No.—

A By-law of the Village of to Authorize the Taking of the Census of said Village.

The Council of the Village of as follows -

enacts

- 1 That a Census be taken of the Village of
- 2 That be an I hereby is appointed to take said Census
- 3 That the said Census Enumerator report to the Council the result of said Census enumeration with n days from the day of the date hereof

DONE AND PASSED in Counce assembled at the V flage of this day of A. D. 19

Oversecr

SEAL

Sceretary Treasurer

A By-law of the Village of to Restrain and Regulate the Running at Large or Trespassing of Animals.

The Council of the V llage of as follows -

enacts

I That it shall not be lawful to allow any Animal excepting Dogs only to rin at large at any time of the year within the limits of the V llage of

2 The expression Animal means any Horse Mule Jack

Sheep Goat, Most Cattle Swine Geese and Poultry

- 3. Any Animal found trespassing upon any land or premises enclosed to a Lawful fence shall be I able to be impounded by the owner or occupant of such land or his servant or other person and such Anima may be sold under the Provisions of the By-Law respecting Pounds and Lound Keepers unless the damage caused by such Animals so trespassing and the expenses of impounding same and the lawful fees be sooner paid.
- + Nothing nothing By Law shall prevent any person sustaining damages a reason of any breach of this By Law from recovering compensation in a competent Court of Jurisdiction from any person owning or having the custody of any Anima, by which such damage has been caused
- 1 Any Animal found at large contrary to the provisions of this By Law shall be hable to be impounded and sold according to the provisions of the By Law respecting Pounds and Pound Keepers unless the expenses and fees incidental to impounding same and the lawful Pound Pees be sooner paid.

DONE AND PASSED in Council assembled at the Village of this day of A D .9

Oversect

SEAL

By-law No.—

A By-law of the Village of to Partially Restrain and Regulate the Running at Large or Trespassing of Animals.

The Council of the Vivage of as follows

enacts

- 1. That i shall not be lawful to allow the following Animals to run at wage it to time of the year with a chall in its of the Village of the Carlo Albons or Jacks of one year old and apwards. (b) Bulls over nine months of I. Sheep, Swine Geese and Poultry of any description.
- 2. That it shall not be lowful to allow any Horses or Cattle to run at large within the kmits of the said Village between the bours of Sockock in the afternoon, adding of ock of the prepoon from the lifteenth case of May to the thirty first day of December both inclusive in each year.
- 4 For the purpose of this By Law the terms Horses and Cattle shall include the singular as well as the planal and the term Horses shall include Males and Donkeys and the term Cattle shall include all Horne I C the or Cattle that have been exhibited or are naturally without horns.
- I That except as prescribed or restricted by this By-Law or other By-Law or By-Laws of the V flage at shall be awful for Animals to run at large within said Village and no person shall be liable to an action for trespossing in respect of any Animal of large under the provisions of the By Law.
- 5. Any Animal found crespassing upon any land or premises enclosed by a lawful fence shall be rack to be impounded by the owner or occupant of such land or his servant or other person and such Anima, may be sold under the previsions of the B. Law respecting Pounds and Pound Krepers unless the dimage clusted by such Animal so trespassing and the expenses of impounding same and the lawful fees be sounce paid.

- 6 Nothing in this By Law shan prevent any person from recovering compensation in any Court of competent jurisdiction from any person owning or having the customy of any animal through which such damage has been caused.
- 7. Any Animal found at large contrary to the previsions of this B.-Law shall be liable to be impounded and sold according to the provisions of the By Law respecting Pounds and Pound Keepers unless the expenses and fees incidental to impounding same and the lawful Pound fees be sooner paid.

DONE AND PASSED in Council assembled at the Village of this day of A D 19

Overseer

SEAL

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